Exhibit 27

Plaintiffs' Corrected Averment of Jurisdictional Facts and Evidence and/or Statement of Facts as to Defendant Al Rajhi Bank
Pursuant to Rule 56.1

IN THE UNITED STATES DISTRICT COURT FOR THE

EASTERN DISTRICT OF VIRGINIA

Alexandria Division

IN THE MATTER OF SEARCHES)
INVOLVING 555 GROVE STREET,)	Misc. No.
HERNDON, VIRGINIA, AND)	
RELATED LOCATIONS)	UNDER SEAL

"(PROPOSED REDACTED) AFFIDAVIT IN SUPPORT OF APPLICATION FOR SEARCH WARRANT (OCTOBER 2003)

I, David Kane, a Senior Special Agent with the United States Customs Service ("USCS"), in Baltimore, Maryland, being duly sworn, depose and state:

I. Professional Experience of Affiant

- 1. I have served as a Special Agent ("SA") with the USCS for approximately five years. I have received training and gained experience in interviewing and interrogation techniques, arrest procedures, search and seizure, search warrant application, computer crimes, terrorism, and various other crimes. I have been the case agent on complex money laundering investigations that involved the domestic and international transfers of money, layering processes, falsified records and front organizations. I have been the case agent on four cases that were terrorism-related and the affiant on six federal search warrants involving money laundering violations.
- 2. Prior to joining the USCS, I obtained a B.A. degree in Government and Politics and a Masters degree in International Transactions from George Mason University. I worked as a financial services agent with Prudential Preferred Financial Services, where I analyzed financial structures and executed financial transactions with complex, international financial instruments on a regular basis.

II. The Investigation

- 3. Since December 2001, I and other agents of the USCS, the Internal Revenue Service-Criminal Investigation ("IRS-CI"), and the Federal Bureau of Investigation ("FBI"), have been investigating a group of individuals that are suspected of providing material support to terrorists, money laundering, and tax evasion through the use of a variety of related for-profit companies and ostensible charitable entities under their control, most of which are located at 555 Grove Street, Herndon, Virginia. For ease of reference, I will refer to the web of companies and charities controlled by these individuals as the "Safa Group." To a large extent, the present investigation has built on the findings of an investigation previously conducted with respect to these individuals between 1998 and 2000 by the USCS, the FBI, and the Immigration and Naturalization Service ("INS"), for suspicion of the same violations.
- 4. I will show in this affidavit that probable cause exists to believe that these individuals have committed and conspired to commit the following offenses:
 - Transmit money internationally for the purpose of promoting offenses against a. foreign nations involving murder or the destruction of property by means of explosives, fire, kidnaping or extortion, in violation of 18 U.S.C. § 1956(a)(2)(A) and (h);
 - Provide material support or resources to foreign terrorist organizations, in b. violation of 18 U.S.C. § 2339B;
 - Provide material support or conceal or disguise the source or ownership of C. material support intended for use in preparation for or in carrying out a terrorist act, in violation of 18 U.S.C. § 2339A;
 - d. Defraud the United States by impeding, impairing, obstructing and defeating the lawful government functions of the Internal Revenue Service of the Department of the Treasury in the ascertainment, computation, assessment, and collection of federal income taxes, in violation of 18 U.S.C. § 371, by availing themselves of the advantages of exemption from federal income taxation while abusing the

requirements for tax exempt status; using a web of related corporate entities to move funds through a series of transactions designed to conceal the true nature, source, disposition and taxability of revenues moved between these entities; and misrepresenting the nature of the relationship between charities and for-profit companies to avoid scrutiny of their financial transactions;

- e. Engage in a scheme to file or cause the filing of materially false Forms 990 (Return of Organization Exempt from Tax), concealing the relationships and financial transactions between the related entities, in violation of 26 U.S.C. § 7206(1) and (2);
- f. Engage in a corrupt endeavor to impede and impair the due administration of the internal revenue laws by, during an audit conducted by the IRS, misrepresenting the status of the SAAR Foundation and the disposition of its assets, and concealing the relationships between SAAR and related entities, in violation of 26 U.S.C. §7212(a); and
- g. File false individual income tax returns for the years 1997 and 1998, in violation of 26 U.S.C. §7206(1).
- 5. Because the factual context of this case is so complicated, and the legal context may be one with which the Court is relatively unfamiliar, this is a long affidavit. For ease of reference, I have included a glossary of the individuals involved in this affidavit and attached it to this affidavit as Attachment E. I have tried to italicize the type for each individual and organization included in the glossary so that the Court may check the glossary for a short identification of the entities mentioned it reads the affidavit.

III. Places to be Searched

6. This application seeks search warrants for the following locations (as specifically described in Attachment "A" to this affidavit and incorporated herein), within which the facts set forth in this affidavit will show that there is probable cause to believe will be found the "Items To Be Seized During Execution of Search Warrants" (as specifically described in Attachment "B", attached to this affidavit and incorporated herein) relating to transfers of money between the

various entities and other individuals and organizations connected to terrorists, as well as evidence of tax evasion and tax fraud:

555 Grove Street, Office Suite Behind the Door a. Labeled 110, 114, and 116, Herndon, Virginia

The office suite behind the door marked as the door for Suites 110, 114, and 116 in the building at 555 Grove Street is the business premises of the SAAR Foundation, Safa Trust, Inc., and dozens of other related entities in the Safa Group that are controlled by the individuals that are the subject of this investigation.

b. 500 Grove Street, 2nd Floor, Herndon, Virginia

The second floor of 500 Grove Street is the business premises of International Institute For Islamic Thought ("IIIT"), a Safa Group company controlled by the individuals that are the subject of this investigation.

750-A Miller Dr. SE, Leesburg, Virginia

750-A Miller Drive SE is the business premises of Heritage Education Trust, a Safa Group company controlled by the individuals that are the subject of this investigation.

d. The Administrative Offices of Mar-Jac Poultry at 1020 Aviation Blvd., Gainesville, Georgia

1020 Aviation Blvd., Gainesville, Georgia, is the business premises of Mar-Jac Poultry. Inc., a Safa Group company controlled by the individuals that are the subject of this investigation. The Administration Building at Mar-Jac Poultry contains the business's financial records.¹

¹ It is perhaps worthwhile to note here that, pursuant to the USA PATRIOT ACT, enacted in October 2001, Rule 41 of the Federal Rules of Criminal Procedure now authorizes warrants to be issued by a Federal magistrate judge in any district in which activities related to terrorism may have occurred, for property outside the district.

e. The Residence of Al-Alwani at 1105 Safa Street, Herndon, Virginia

1105 Safa Street in Herndon is the residence of Taha Jaber Al-Alwani, an officer and/or director of Safa Group companies including International Institute of Islamic Thought ("IIIT"), FIQH Council of North America ("FIQH"), Graduate School of Islamic & Social Sciences ("GSISS") (formerly known as the School of Islamic and Social Sciences ("SISS")) and Heritage Education Trust.

f. The Residence of Barzinji at 11919 Safa Court, Herndon, Virginia

11919 Safa Court in Herndon is the residence of Jamal Barzinji, an officer and/or director of Safa Group companies, including Mar-Jac Poultry, Inc., Mena Investments, Inc., Reston Investments, Inc., and Safa Trust.

g. The Residence of Mirza at 11922 Safa Court, Herndon, Virginia

11922 Safa Court in Herndon is the residence of M. Yacub Mirza, an officer and/or director of Safa Group companies including African Muslim Agency, GSISS, Grove Corporate Plaza, Mar-Jac Investments, Mar-Jac Poultry, Mena Investments, Reston Investments, SAAR Foundation, Safa Trust, Sterling Management Group, and York Foundation.

h. The Residence of Jaghlit at 9034 Swift Creek Road, Fairfax Station, Virginia
9034 Swift Creek Road in Fairfax Station is the residence of Mohammad Jaghlit, an
officer and/or director of Safa Group companies, including Heritage Education Trust and SAAR
Foundation.

- i. The Residence of *Totonji* at 305 Marjorie Lane, Herndon, Virginia 305 Marjorie Lane in Herndon is the residence of Ahmad Totonji, an officer and/or director of Safa Group companies, including IIIT and Safa Trust, Inc.
- The Residence of Unus at 12607 Rock Ridge Road, Herndon, Virginia j. 12607 Rock Ridge Road in Herndon is the residence of Iqbal Unus, an officer and/or director of Safa Group companies including Child Development Foundation, as well as the administrative and billing contact for web sites for IIIT and FIQH Council of North America.
- k. The Residence of M. Omar Ashraf at 12541 Browns Ferry Road, Herndon, VA. 12541 Browns Ferry Road in Herndon is the residence of Mohammad Omar Ashraf, an officer and/or director of Safa Group companies, including Grove Corporate Plaza, Mar-Jac Investments, and Sterling Charitable Gift Fund.
- The Residence of Muhammad Ashraf at 12528 Rock Ridge Road, Herndon, VA. 12528 Rock Ridge Road in Herndon is the residence of Muhammad Ashraf, an officer and/or director of Safa Group companies including Sterling Investment Group, Sterling Charitable Gift Fund, and York Foundation.

Executive Summary of This Affidavit

7. I am investigating a criminal conspiracy to provide material support to terrorist organizations by a group of Middle Eastern nationals living in Northern Virginia. These individuals operate or have operated over 100 different organizations, on which they commonly serve as corporate officers. These organizations include charitable organizations, educational and cultural organizations, for-profit businesses and investment firms. For the purpose of this

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affidavit, this group of individuals and the organizations that they operate will be referred to as the "Safa Group."

- 8. Many organizations in the Safa Group dissolve and are replaced by other organizations under the control of the same individuals. Most of these Safa Group organizations, which present themselves as Islamic educational and charitable organizations, are "paper" organizations that are registered at common addresses, but have no apparent physical presence on the premises. The majority of these organizations is or was located at 555 Grove Street, Herndon, Virginia.
- 9. I have seen evidence of the transfer of large amounts of funds from the Safa Group organizations directly to terrorist-front organizations since the early 1990's. Some of this information was developed by the FBI, the USCS, and the INS, in previous investigations conducted of terrorist financing that focused on Sami Al-Arian, who fronted for the Palestinian Islamic Jihad-Shikaki Faction ("PIJ"), an organization that has been formally designated by the President of the United States as a terrorist organization since 1995. This previous investigation, which resulted in search warrants being executed in Tampa, Florida, in 1995, showed that money was being provided directly to PIJ front organizations by individuals controlling the Safa Group.
- 10. In 1998, the FBI opened an investigation of the Safa Group's terrorist financing connections as a result of the seizures made in the Al-Arian search warrants in Tampa in 1995. Investigators then noticed that the pattern of direct funding to the PIJ front organizations had changed since the mid-1990s. By the late 1990's, the finances of the Safa Group, including charities required by law to open their books to the public, exhibited a convoluted web of multiple transactions between related corporations and charities that made it virtually impossible for

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federal investigators to ascertain where the money that finally left the web of the Safa Group ultimately went. Indeed, the current investigation has traced millions of dollars through layers of related companies and to charities in the Isle of Man - from which point the trail cannot practically be followed.

- 11. The FBI, USCS, and IRS agents involved in this investigation at various times since 1998 suspect that, as a result of the 1995 searches in Tampa, the Safa Group engaged in the money laundering tactic of "layering" to hide from law enforcement authorities the trail of its support for terrorists. There appears to be no innocent explanation for the use of layers and layers of transactions between Safa Group companies and charities other than to throw law enforcement authorities off the trail; this inference is strengthened by the Safa Group's repeated failure to disclose on tax forms as required the connections between various members of the Safa Group. Accordingly, I and the other agents involved in this investigation believe that some of the moneys that move overseas are destined to the PIJ and other terrorist organizations; at the least, the money is being used for other than tax-exempt purposes in violation of the tax laws.
- 12. I will show in this affidavit that evidence exists that individuals associated with the Safa Group are using the various affiliated charities and companies under their control to transfer money in convoluted transactions through a network of inter-related organizations designed to prevent the United States from tracking the ultimate recipients, in violation of the charter of the charitable organizations and the laws relating to the use of tax exempt status.
- 13. Based on the past histories of the individuals involved with respect to their overt financial support for terrorist organizations, their repeated misrepresentations by omissions on tax forms of information concealing the interrelationships between the Safa Group companies and

charities under their control, and the lack of an innocent reason to conduct transactions in these convoluted manners, there is probable cause that the Safa Group companies and charities are being used to transfer money to terrorist front groups or some other illicit application. At the very least, however, this evidence constitutes probable cause that the individuals and entities involved have repeatedly made false tax filings and are conspiring to abuse the tax exempt status claimed by many of the related Safa Group charities.

14. I will also show in this affidavit that records relevant to material support to terrorists, money laundering, and tax evasion likely have been generated or maintained by the Safa Group companies and charities, and by the individuals involved. Finally, I will show in this affidavit that these records will be found at the business premises of the Safa Group companies and charities, such as 555 Grove Street, in Herndon, and at the homes of some of the individuals involved.

IV. Overview of Terrorism and Terrorist-Financing Techniques

- 15. Based upon my training and experience, and that of other agents from the USCS, the FBI, the IRS, and the INS, involved in this and related investigations, I know the following regarding terrorist financing techniques:
 - Many terrorist organizations have a financial support structure in the United States and in virtually every other developed country.
 - b. Often, terrorists and their supporters who are motivated by religious ideology, such as Islamic fundamentalist terrorists and their supporters, adhere to their ideological creed and inclination to engage in and/or support terrorist activities for life.
 - C. Terrorist groups differ from other criminal networks because of the motive behind their crimes. Unlike drug traffickers and organized crime groups that primarily seek monetary gain, terrorist groups usually have nonfinancial goals, including publicity, dissemination of ideology, political legitimacy, and political influence. Terrorist fundraising is a means to these

ends. While they do not seek financial gain as an end, international terrorist groups need money to attract and retain adherents and to support their presence and activities. Some foreign terrorist organizations need funds for media campaigns, to buy political influence, and even to undertake social projects such as hospitals, orphanages, schools, etc., largely with the aim of maintaining membership and attracting sympathetic supporters. For some terrorist groups, the planning and execution of violent attacks seems to comprise a small part of their total budget.

- d. A substantial portion of the terrorist funding comes from contributors, some of whom know the intended purpose of their contribution and some of whom do not. With relatively small sums of money generated from traditional illegal activities, terrorism financing contrasts with the finances of a drug trafficking network, which earns virtually all of its profits from illegal activities. When compared with a financial investigation of a drug trafficker who has unexplained wealth and sham business dealings, investigating the financial dealings of a terrorist organization is considerably more difficult. Their members may live modestly. Their funds may be derived from outwardly innocent contributors to apparently legitimate humanitarian, social and political efforts. These funds are also only diverted, in part, to terrorist activity.
- Terrorist groups tap a range of sources for their financial support. Illicit e. revenues derived from the proceeds of traditional criminal activities are commingled with legitimate funds because radical organizations have been able to draw on profits from commercial enterprises and on donations from witting and unwitting sympathizers. Significant funding originates from the U.S., Europe, and the Middle East. Some funding is provided by state sponsors. A summary of the various sources of terrorist financing follows:
 - 1. Otherwise Legitimate Commercial Enterprises: Terrorist groups earn profits from businesses they own and also secure donations from sympathetic entrepreneurs. Some of the businesses set up to provide profits to terrorists include: construction companies, tanneries, banks, agricultural commodity growers and brokers, trade businesses, bakeries, restaurants, bookstores, and other proprietorships.
 - 2. Social and Religious Organizations: Since the early 1990s, terrorist groups have relied increasingly on donations for financial support, much of it from like-minded, non-governmental organizations (such as charities) in the West and Persian Gulf states.

- 3. State Sponsors: Several rogue nations provide material assistance or resources to terrorists and some provide financial support to terrorists. Other, more moderate governments also have been a source of financial support for some terrorist organizations.
- f. Tracking terrorist financial transactions is more difficult than following the money trails of mainstream criminal groups because of the relatively small amounts of funds required for terrorist actions, the broad range of "legitimate" sources and uses of funds. While many organized crime groups are adept at concealing their wealth and cash flows for long periods of time, their involvement in the physical trade of illicit drugs, arms, and other commodities often exposes the revenues and expenditures connected to these illegal dealings. In contrast, terrorist actions generally are comparatively inexpensive and their financing often is overshadowed by the larger financial resources allocated for the group's political and social activities, making it more difficult to uncover the illicit nexus. For example, investigations into the terrorist attacks on the World Trade Center and the Pentagon on September 11, 2001 have revealed that the overall financing for the attacks totaled approximately \$500,000.
- g. Terrorist groups use a variety of means to move their funds, including
 - 1. Physical Transportation: Cash physically transported by trusted operatives (couriers) is the most difficult to track because it usually leaves no paper trail.
 - 2. Traditional Financial Institutions: The international nature of most foreign terrorist groups forces them to rely on banks and other financial institutions. Cells of extremists need local access to funds, and organizations with substantial assets seek the safety and productive management offered by banks, insurance companies, and foundations, albeit in the names of trusted nominees, cover companies, or religious fronts.
 - 3. Offshore Banks: As do traditional criminal enterprises, terrorist organizations often utilize offshore banks to move their "licit" and illicit funds. Terrorists know that it is difficult for U.S. investigators to track these moneys, due to the financial secrecy and lack of regulated oversight associated with offshore banking centers. Traditional tax haven centers where offshore banking and money laundering tend to thrive include the Isle of Man, the Channel Islands, and Switzerland.

- h. Charitable Organizations: Terrorists often establish or utilize "charita organizations" to move their illicit proceeds. Terrorists know that many charities receive contributions in the form of cash, and that it is very difficult for investigators to trace money moving through these organizations. Most charitable organizations are assumed to be of an altruistic and benevolent nature, so criminals often use them knowing that charities are subjected to less government scrutiny.
- i. Layering: Terrorist organizations, like traditional criminal organizations, often "launder" their illicit proceeds by utilizing a complex sequence of financial transactions. Sophisticated terrorist financiers try to make the money trail left by their transactions as difficult to follow as possible by "layering" their transactions; that is to say, by routing their money through numerous paths and indirect channels before ultimately causing their money to arrive at the desired location. These "layering" transactions often utilize many different individuals and corporations and involve many different bank accounts, false names, "front companies", and "phantom" organizations. These layering processes are designed to both disguise the true origin and end-destination of the funds and to render exceedingly difficult and confusing any prospective investigation by law enforcement authorities.
- j. Foreign Bank Accounts: Terrorists will hide the existence of their personal or their company's foreign bank accounts to obfuscate the trail of international financial transactions and evade law enforcement.
- k. Saudi Arabian nationals who are suspected of providing funds to terrorists are subject to scrutiny by the Saudi Arabian authorities. Due to this scrutiny, these individuals cannot provide money to terrorists via direct transfers from their bank accounts in Saudi Arabia. Therefore, they find alternate methods and routes to fund terrorists. This often involves utilizing their own or other overseas organizations to funnel money to terrorists. These organizations are located in many different parts of the world. The paths of these moneys are often very complex and involve significant "layering."
- 1 Whether by their host governments or by the Israeli government, individuals and organizations throughout the Islamic world often are barred from sending money to individuals and organizations in Israel and/or the West Bank and Gaza. One way that supporters of terrorism in Israel deliver money to terrorists in Israel and/or the West Bank and Gaza is by first transporting the money to the United States and only later sending it to Israel and/or the West Bank and Gaza from the United States.

Accordingly, while terrorist financing money collected in the United States is simply transported abroad, terrorist financing money collected abroad may enter the United States either to facilitate its later transport to terrorist organizations abroad or simply to fund terrorist activity in the United States.

- 16. Based upon my training and experience, and that of other agents from the USCS, the FBI, the IRS, and the INS, involved in this and related investigations, I know the following regarding the laws relating to terrorist financing:
 - a. Funds involved in traditional money laundering transactions usually are the proceeds of some prior-in-time, specified unlawful activity, as defined by 18 U.S.C. 1956(c)(7). With the exception of the funds generated by traditional crimes for profit, funds used or intended to be used to finance particular acts of terrorism or to be sent to a designated foreign terrorist organization generally will not be related to a prior-in-time, specified unlawful activity. Rather, such funds will acquire their criminal "taint" from their involvement in a transaction intended to assist in or promote an act of terrorism or to fund a designated foreign terrorist organization. As a result, the money laundering charge that is most applicable to financiers of terrorism is 18 U.S.C. § 1956(a)(2)(A), which prohibits the international transfer of money to promote a "specified unlawful activity."
 - b. Pursuant to 18 U.S.C. § 1956(c)(7)(B)(ii), "specified unlawful activities" include offenses against the United States or a foreign nation involving murder, kidnaping, robbery, extortion, or destruction of property by means of explosive or fire, or other terrorism-related specified unlawful activities enumerated under 18 U.S.C. § 1956(c)(7).
 - c. Title 18 U.S.C. § 2339A makes it a crime for persons within the U.S. to provide or to conceal or disguise the nature, location, source, or ownership of "material support or resources," knowing or intending that they are to be used in preparation for or in carrying out a violation of any of the predicate enumerated crimes, including those relating to terrorist acts abroad against United States nationals, use of weapons of mass destruction, international terrorist acts transcending national boundaries, destruction of aircraft, kidnaping, extortion, and murder.
 - d. Pursuant to 18 U.S.C. § 2339A(b), the term material support or resources is defined to include, "currency or monetary instruments or financial securities, financial services, training, expert advice or assistance,

safehouses, false documentation or identification, communications equipment, facilities, weapons, lethal substances, explosives, personnel, transportation, and other physical assets, except medicine or religious materials."

- e. On January 25, 1995, President Clinton signed Executive Order 12947, Prohibiting Transactions With Terrorists Who Threaten To Disrupt The Middle East Peace Process, declaring a national emergency to deal with the threat to the national security posed by foreign terrorists disrupting the Middle East peace process. This executive order prohibited any transaction or dealing with persons designated in or pursuant to the order. This order designated the Palestinian Islamic Jihad-Shiqaqi Faction ("PIJ") and Islamic Resistance Movement ("HAMAS") as Specially Designated Terrorist organizations ("SDTs") which threaten to disrupt the Middle East peace process.
- f. Since October 8, 1997, pursuant to 18 U.S.C. § 2339B(a)(1), no individual or entity may provide material support or resources to an organization designated by the Secretary of State as a "Foreign Terrorist Organization" ("FTO"), or attempt or conspire to do so. An organization is designated as an FTO for up to two years if the Secretary of State, in consultation with the Attorney General and the Secretary of the Treasury, finds that it is foreign; engages in terrorist activity; and that the terrorist activity threatens U.S. national security or the security of U.S. nationals.
- g. On October 8, 1997, the Secretary of State designated 30 Groups, including HAMAS and PIJ as "FTOs." See 62 F.R. 52650. On October 8, 1999, the Secretary re-designated most of the originally designated Groups (including HAMAS and PIJ) and added a new Group, Al Qaida. See 64 F.R. 55112. On October 5, 2001, HAMAS, PIJ, and Al Qaida were redesignated as FTOs. See 66 F.R. 51088.

V. <u>Laws Relating to Charitable Organizations</u>

- 17. Based on the training and experience of IRS-CI Special Agents Mary Balberchak, Paul Shanks, and Steven Smith, I understand the following regarding the laws relating to tax-exempt organizations:
 - a. The Internal Revenue Code ("IRC") creates an exemption from federal income taxation for certain organizations which comply with the provisions

- b. Corporations, and any community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, . . . purposes, no part of the net earnings of which inures to the benefit of any private shareholder or individual, no substantial part of the activities of which is carrying on propaganda, or otherwise attempting, to influence legislation . . ., and which does not participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of (or in opposition to) any candidate for public office.
- c. An organization obtains an exemption from federal income taxation under § 501(c)(3) by applying to the Internal Revenue Service ("IRS") for a letter determining that it meets the requirements for exemption. The application process is generally prospective in nature; thus, the IRS generally relies on the representations made by the organization in the documents it submits as to how the organization intends to operate in the future. An organization receiving a favorable determination letter may generally continue to rely upon the letter as long as there are no substantial changes in the organization's character, purposes, or method of operations.
- d. There are two general categories of § 501(c)(3) entities—private foundations and public charities. Private foundations are generally supported by investment income and not contributions. Organizations that are public charities are set up to receive charitable contributions from the public.
- e. The most significant benefit of public charity status is that, pursuant to IRC §§ 4940-45, private foundations are subject to an annual 2% tax on their net investment income but public charities are not. In addition, there are several restrictions and requirements on private foundations, including (1) restrictions on self-dealing between private foundations and their substantial contributors and other disqualified persons; (2) requirements that the foundation annually distribute income for charitable purposes; (3) limits on their holdings in private businesses; (4) provisions that investments must not jeopardize the carrying out of exempt purposes; and (5) provisions to assure that expenditures further exempt purposes. Violations of these provisions give rise to taxes and penalties against the private foundation and, in some cases, its managers, its substantial contributors, and certain related persons.

- f. § 501(c)(3) organizations are presumed to be private foundations unless they fall into one of the exceptions in the IRC. One such exception is for publicly-supported organizations. An organization qualifies as publicly-supported if it passes the one-third support test, or, failing that, it may qualify under the facts and circumstances test.
- g. The one-third support test is satisfied if the organization normally receives at least one-third of its support from governmental units, contributions made directly or indirectly by the general public, or from a combination of these sources. An organization normally meets the one-third support test for the current tax year and the following year if for the four years immediately before the current year, it met the one third test on an aggregate basis.
- h. The facts and circumstances test treats an entity as publicly-supported if it normally receives 10 percent of its support from governmental units or contributions made directly or indirectly by the general public or from a combination of these sources; and it meets the "attraction of public support" requirement. An organization meets the attraction of public support element if it maintains a continuous and bona fide program for solicitation of funds from the general public, community or membership Group or from other charities.
- i. Under the Internal Revenue Regulations an organization "will be regarded as "operated exclusively" for one or more exempt purposes only if it engages primarily in activities which accomplish the exempt purposes specified in section § 501(c)(3). An organization is not primarily engaged in activities which accomplish an exempt purpose if more than an insubstantial part of its activities is not in furtherance of an exempt purpose." 26 CFR §1.501(c)(3)-1. An organization which is organized and operated for the primary purpose of carrying on an unrelated trade or business is not exempt under § 501(c)(3).
- j. An organization may meet the requirements of § 501(c)(3) although it operates a trade or business as a substantial part of its activities, if the operation of such trade or business is in furtherance of the organization's exempt purpose or purposes and if the organization is not organized or operated for the primary purpose of carrying on an unrelated trade or business. In determining the primary purpose, all the circumstances must be considered, including the size and extent of the trade or business and the size and extent of the activities which are in furtherance of one or more exempt purposes. 26 CFR 1.501(c)(3)-1

- Like for-profit entities, tax exempt entities are subject to audit. If upon k. review the IRS determines that an organization is not operating consistently with its tax exempt purpose, the IRS may revoke the tax exemption, or impose excise taxes depending upon the nature, degree and severity of the violation. Once an organization loses tax-exempt status, its total revenues are subject to federal income taxation, based upon its business form.
- 18. Based on the training and experience of IRS-CI Special Agents Balberchak, Shanks, and Smith, I understand the following regarding reporting requirements for tax-exempt charities:
 - IRC §§ 6033 and 6043(b) require exempt organizations to file returns, if a their annual receipts are in excess of \$25,000 and they do not fall into a category otherwise exempt from the filing requirement. Form 990 (Return of Organization Exempt from Income Tax) is used by tax-exempt organizations to provide the IRS with the information required by Section 6033. Form 990s depict information about contributions received, grants and allocations made, assets and liabilities, organizational relationships, and other financial and organizational information. This form requires an organization to document, that, in actual operations, it adhered to the standards and procedures it said that it would use when its application for tax exempt status was approved.
 - The IRS relies upon Form 990 to gather information to administer the b applicable provisions of the IRC. In addition, an organization's completed Form 990 (except for the schedule of contributors) is available for public inspection as required by Section 6104 of the IRC. Form 990 returns are signed under penalty of perjury. Willful failure to provide information that is required to be disclosed on a Form 990 is subject to prosecution under 26 U.S.C. 7203. Willfully filing a fraudulent Form 990 is subject to prosecution under 26 U.S.C. 7206(1).
 - The IRS has an examination program designed to determine if tax-exempt C. organizations are complying with the tax laws. The Form 990 is used in the process of defining and determining the scope of an audit of a taxexempt organization. A "Yes" response to a question on the Form 990 may not necessarily lead to an audit of the entity; however, if the entity is selected for audit, the responses on the form discussed hereafter would be reviewed and considered in pre-audit planning to decide what issues or aspects of the organization's operations warrant detailed scrutiny. If an organization fails to furnish accurate information regarding its relationships

- to other organizations, then the Revenue Agent may miss an issue for examination which he should otherwise be investigating.
- d. One statutory requirement for the operation of a tax-exempt entity is that no part of its earnings inure to the benefit of its shareholders or any individual. Various parts of the Form 990 elicit information designed to determine whether the organization has engaged in transactions which raise issues of potential personal inurement or private benefits. Thus, in Part VI of the Form 990, Question 80(a) requires the reporting entity to list any organization to which it is related and whether the related entity is exempt or non exempt. The information disclosed in this question is utilized to determine whether the entity is operated for an exempt purpose and whether the earnings of the entity are being used for personal or private gain.
- e. Similarly, Schedule A to the Form 990, Part III, Question 2 requires the disclosure of certain transactions (such as loans, sales or exchanges of property or transfer of assets) between the reporting organization and certain insiders or with a taxable entity with which those insiders are affiliated. If such transactions occurred, the entity is required to attach a detailed statement explaining the transactions. This question is directed at issues of self-dealing, in which the transaction may have been motivated by private gain.
- f. Part I, Form 990, line 1(d) requires the exempt organization to report its total contributions and attach a schedule of all contributors who gave, in the aggregate more than \$5,000 during the year.
- g. Part II, Form 990, line 22 requires the exempt organization to list its grants and allocations identifying the donee's name, address and the amount given and the purpose of the donation.
- h. A § 501(c)(3) organization can make grants to foreign charities, even if the foreign organizations are not recognized as charities under IRC § 501(c)(3), if the § 501(c)(3) organization maintains control and discretion over the use of its funds and maintains adequate records.

 Control and discretion means that the domestic § 501(c)(3) organization can make an independent decision as to whether it will provide funds to a foreign organization. The domestic § 501(c)(3) organization is deemed to have control and discretion if it:

- makes a pre-grant inquiry concerning the use of its grant so as to obtain reasonable assurance that the grant will be used for charitable purposes; and
- 2. obtains reports on the use of its funds.
- i. If the domestic § 501(c)(3) organization does not have control and discretion over the use of its funds, then contributions to the domestic § 501(c)(3) would not be deductible by the donor. Further, the organization may be determined to be not operating for an exempt purpose. If it were determined not to be operating for an exempt purpose, its taxexempt status could be revoked.
- j. All charitable entities are subject to the requirement that the purpose of the charity not be illegal or contrary to public policy. Illegal acts which make up a substantial part of an organization's activities disqualify it from exemption. The relative amount required to be considered substantial will vary according to the character and non-exempt quality of the activity. Thus, a great many violations of a local pollution regulations would be required, whereas very little planned violence or terrorism would be enough to preclude exemption. For an organization to lose its tax-exempt status, the illegal activity must be undertaken on behalf of the organization, i.e., they must be actions taken by officials of the organization, their agents or actions ratified by the organization. In instances where tax-exempt status is revoked, contributions to the organization would not be deductible under Section 170 of the IRC.
- k. It is not unusual for tax cheaters to try to receive their income and hold their assets in bogus 501(c)(3) organizations. Some may attempt to make otherwise non-deductible contributions to non-exempt recipients appear deductible by initially routing their contributions through an organization claiming tax-exempt status, when the ultimate disposition of the contribution is still a non-exempt entity. Individuals who set up such organizations or claim such status to fraudulently evade income or excise taxes may be prosecuted for tax evasion, as can those who set up ostensibly exempt organizations for the purpose of making their contributions to non-exempt entities appear deductible by first being routed through ostensibly exempt organizations.

VI. Sources of Information

19. All information contained in this affidavit is based upon my review of documents related to this investigation, and information furnished to me by other Special Agents of the USCS, INS, IRS, and FBI. Because this affidavit is submitted for the limited purpose of establishing probable cause in support of the application for a search warrant, it does not set forth each and every fact that I, or others, have learned during the course of this investigation.

VII. Overview of Terrorists and Terrorist Organizations

A. The Terrorists

- 20. I will show in this affidavit that various individuals associated with the Safa Group are providing material or financial support to international terrorists and terrorist organizations through terrorist front organizations. The terrorist groups and terrorists that are receiving this support through individuals associated with the Safa Group are briefly described below.
- 21. <u>HAMAS</u>: HAMAS is an acronym for the arabic term for the Islamic Resistance

 Movement, an international terrorist organization founded in 1987 and dedicated to the
 elimination of the State of Israel. A "Specially Designated Terrorist" ("SDT") organization since
 1995, and a designated Foreign Terrorist Organization ("FTO") since 1997, HAMAS espouses an
 extremist Islamic fundamentalist ideology, and is dedicated to the establishment of an Islamic
 Palestinian State that encompasses Israel, the West Bank and Gaza. HAMAS's primary tenets are
 opposition to compromise with Israel over creation of a Palestinian State and replacement of the
 Palestinian Authority as the sole representative of the Palestinian people. To these ends, HAMAS
 pursues a combined program of violence and terror on the one hand, and educational, charitable,
 and social functions on the other. The principal purpose of its armed attacks is to intimidate and

coerce the Government of Israel and its civilian population. Its benevolent programs are used to enhance its image and earn goodwill in the Palestinian community.

- 22. The use of suicide bombers has become a HAMAS trademark. Between October 1, 2000 and September 10, 2001, HAMAS claimed responsibility for at least 20 bombings (including a suicide bombing at an Israeli disco on June 1, 2001, that resulted in the deaths of 21 youths), two shootings, one kidnapping, and one mortar attack, that cumulatively resulted in at least 77 deaths (including three Americans) injuries to at least 547 others, including four Americans.
- 23. On August 13, 2001, USA Today ran an article describing how HAMAS -run schools serve its ends:

In HAMAS -run kindergartens, signs on the walls read: "The children of the kindergarten are the shaheeds [holy martyrs] of tomorrow." The classroom signs at Al-Najah University in the West Bank and at Gaza's Islamic University say, "Israel has nuclear bombs, we have human bombs." At an Islamic school in Gaza City run by HAMAS, 11-year-old Palestinian student Ahmed state, "I will make by body a bomb that will blast the flesh of Zionists, the sons of pigs and monkeys I will tear their bodies into little pieces and cause them more pain than they will ever know." "Allah Akbar," his classmates shout in response: "God is great." "May the virgins give you pleasure." his teacher yells, referring to one of the rewards awaiting martyrs in paradise.

24. Palestine Islamic Jihad-Shikaki Faction ("PIJ"), also known as the Islamic Jihad of Palestine: PIJ, a SDT since 1995, and a FTO since 1997, was founded in the early 1980s by Fathi Shikaki. Another terrorist organization dedicated to the elimination of the State of Israel, PIJ is responsible for many suicide bomb attacks in Israel that have resulted in the death of both U.S. and Israeli nationals. One of these attacks includes the Gaza Strip bus bombing in April 1995, in which U.S. citizen Alyssa Flatow was killed. The Shura Council is the decision-making body of the PIJ and is composed of the highest level PIJ officials.

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- 25. Mousa Abu Marzook has been the political and operational leader of HAMAS from the time of its establishment in 1987. Marzook is a native of Gaza who lived in the United States - -in Northern Virginia in specific - - until 1993; he was arrested trying to reenter the United States in July 1995, and underwent proceedings for extradition to Israel. In In the Matter of the Extradition of Abu Marzook v. Christopher, 924 F.Supp. 565 (S.D.N.Y. 1996), the district court found that Marzook directed HAMAS's terrorist activities.
 - 26. Sheik Abdel Aziz Odeh is the spiritual leader and a co-founder of PIJ.
- 27. Sheik Omar Abdel Rahman, also known as the "Blind Sheik," is considered the spiritual leader of the radical Islamic terrorists who bombed the World Trade Center in February, 1993. Rahman was convicted of seditious conspiracy based on a plot to blow up New York City tunnels and the United Nations in October 1995, for which he received a life sentence in prison.
- 28. Ramadan Abdullah Shallah is the current leader of the PIJ and resides in Damascus, Syria. An SDT, Shallah replaced PIJ founder Fathi Shikaki as the leader of the PIJ, after Shikaki's assassination in Malta in 1995. Prior to taking this position, Shallah had resided in Tampa, Florida and was employed as an adjunct professor at the University of South Florida while working as a U.S. representative of the PIJ with Sami Al-Arian and Basheer Nafi. In executing search warrants in Tampa in 1995, federal agents seized a video of a speech made by Shallah at an Islamic Committee for Palestine ("ICP") conference in December 1992 organized by Al-Arian, in which Shallah said that Jihad is a holy war aimed at killing every enemy of Islam, including (among others) the New World Order symbolized by the United States. Shallah stated that Muslims should not be defensive or apologize against charges of terrorism, because Jihad required them to terrorize, devastate, humiliate, and degrade their enemies.

- B. The Terrorist Financiers and Front Groups (Outside of the Safa Group)
- 29. Terrorist organizations such as HAMAS and PIJ have worked in the United States through front Groups and individuals. They include Sami Al-Arian, Basheer Nafi, the Islamic Committee for Palestine ("ICP"), the World Islamic Studies Enterprise ("WISE"), and the Holy Land Foundation for Relief and Development ("HLF").
- 30. Sami Al-Arian is a Palestinian national employed until earlier this year as a professor at the University of South Florida in Tampa. Al-Arian incorporated PIJ front organizations known as ICP and WISE in Florida, in 1988 and 1991, respectively. Based in large part on documents seized from his home and offices pursuant to federal search warrants in 1995, I believe that Al-Arian has been a leader of PIJ, its representative in the United States, and responsible for raising funds for Jihad, or "holy war." I will describe much more about Al-Arian later in the affidavit when I recount the historical background of this investigation.
- 31. Basheer Nafi was an active directing member of PIJ front organizations ICP and WISE in Tampa, Florida, and later International Institute For Islamic Thought ("IIIT") of the Safa Group, until he was deported by the INS in 1996. According to the May 31, 1995, edition of Al-Hayat, an Arabic newspaper printed in London, fierce differences erupted within the PIJ between founder Fathi Shikaki and elected members of the Shura Council, leading to resignations of members of the Shura Council including Taysir Al-Khatib and Basheer Nafi. Yet, the November 6, 1995, edition of the Jordanian newspaper Al-Urdun, regarding the selection of Shallah as the new leader of PIJ, noted that several other leading PIJ members, including Nafi, had not been selected. Thus, it appears that after Shallah replaced Shikaki as head of the PIJ after the latter's assassination in October 1995, Nafi reentered the organization's leadership.

- 32. Al-Arian sponsored Nafi into the United States in 1992 and 1995, on the grounds that Nafi was to be the Director of Research for WISE in Tampa, Florida. In July 1996, Nafi was removed from the United States pursuant to a deportation order based on allegations that included that although he was admitted as a worker for WISE, in October 1994 he was employed at IIIT, a Safa Group charity in Herndon, Virginia.
- 33. Mazen al-Najar is a brother-in-law of Sami Al-Arian who worked as a professor at the University of South Florida while running the day-to-day operations of WISE. Al-Najar was arrested and ordered deported on visa violations and immigration fraud charges after a hearing in July 1996, in which INS SA William West testified that Al-Najar was a "mid-level operative" in ICP and WISE, both of which were characterized by SA West as PIJ front groups. Al-Najar was released in December 2000, however, for the government's refusal to provide Al-Najar with classified information underlying its case that the government claimed warranted his continued detention; that order was reversed and Al-Najar is again in custody. Al Najjar v. Ashcroft, 257 F.3d 1262 (11th Cir. 2001).
- 34. Khalil Shikaki, the brother of PIJ leader Fathi Shikaki, was involved in the day-today operations of ICP and WISE in the early to mid-1990s, along with Al-Arian, al-Najar, and Shallah.
- 35. Holy Land Foundation for Relief and Development ("HLF"): On December 4, 2001, President Bush designated HLF an FTO on findings that it was a HAMAS front. HLF was determined to provide financial support for families of HAMAS suicide bombers, as well as the Palestinians who adhere to the HAMAS movement. By providing annuities to families of suicide

bombers, HLF encouraged the flow of suicide volunteers to HAMAS and buttressed its terrorist infrastructure.

- 36. HLF, a charity in Richardson Texas, was started in large part with \$210,000 from HAMAS leader Marzook as a support structure for the terrorist group after it was banned in Israel. HLF's stated mission was to pursue "charitable-relief for refugees and the indigent needy, fund raising furthering the corporation's exempt purposes, and to sponsor charitable activities benefiting and to make contributions or distributions to other 501(c)(3) organizations[.]" Between 1998 and 2000, HLF raised over \$24,000,000.
- 37. I have read the FBI Memorandum to the Treasury Department's Office of Foreign Assets Control, dated November 5, 2001, that contributed to the basis of HLF's FTO designation OFAC The memo disclosed that, in a meeting in a Marriott hotel in Philadelphia that the FBI covertly recorded, five HAMAS leaders met with the three top executives of HLF, and decided that most or almost all of the funds collected by HLF in the future would be directed to HAMAS.
- 38. In a meeting the next year in Oxford, Mississippi, also recorded by the FBI, HAMAS representatives explained to the representatives of the al-Aqsa Educational Fund - - another fund-raising organization acting as a HAMAS front (and a member of the Safa Group) - - that al-Aqsa should curtail its fundraising activities because Marzook had designated HLF as the primary fund-raising entity for HAMAS. Marzook may have so designated HLF because of family connections; according to FBI SA Robert Miranda, who has been investigating the connection between HAMAS and HLF; Marzook is married to the cousin of HLF head Ghassan Elashi, and two other close relatives of HAMAS leaders worked for HLF.

39. ICP / WISE: The Islamic Concern Project, also known as the Islamic Committee for Palestine ("ICP"), and the World Islamic Studies Enterprise ("WISE") were incorporated by Al-Arian in Florida as educational organizations in 1989 and 1991, respectively, but actually served as front organizations to raise funds for PIJ operations. Al-Arian was assisted in the day-to-day operations of ICP and WISE by Nafi, al-Najar, Khalil Shikaki, and Shallah. Then the Director of Research for WISE, Shallah is now the current leader of PIJ, living in Syria, as he has been since the assassination of PIJ founder Fathi Shikaki in 1995. ICP and WISE have been inactive since execution of the Tampa search warrants in 1995.

VIII. The Tampa Investigation

- 40. In May 1995, INS SA William West, in conjunction with USCS SA John Canfield and FBI SA Barry Carmody, began a criminal investigation of ICP and WISE after published newspaper articles stated these organizations were fronts used to raise funds in support of PIJ and HAMAS.
- 41. After Fathi Shikaki, the leader of PIJ, was assassinated in Malta in 1995, the agents investigating ICP and WISE saw news accounts that reported that, before replacing Shikaki as the leader of PIJ, Shallah had left his position as a professor at the University of Southern Florida the same institution that employed Al-Arian.
- 42. INS records revealed 1993 and 1994 entry records for Shallah as a temporary specialized worker who would be based at the WISE address in Tampa, Florida. INS records further revealed that Al-Arian had filed three different visa petitions on behalf of Shallah and in so doing had identified himself as the Chairman of the Board of WISE.

- 44. In light of Al-Arian's ties to PIJ terrorists Shallah and Nafi, federal agents executed search warrants on November 20, 1995, at the residence of Al-Arian, his office at the University of South Florida, and the co-located offices of WISE and ICP, all in Tampa.
- 45. Found in the search on Al-Arian's home computer was a 40-page document entitled "The Manifesto of the Islamic Jihad in Palestine." The Manifesto said that movement was led by the Secretary General Fathi Shikaki, on a "Shura" (consultative) basis, and was based on the "rejection of any peaceful solution for the Palestinian cause, and the affirmation of the Jihad solution and the martyrdom style as the only choice for liberation." The document stated that the United Nations "is a supercilious tool to pass the plans of the Great Satan America, which makes the wrong right and the right wrong." Because Al-Arian's computer contained both what appear to be a draft of the PIJ Manifesto and a final version of the PIJ Manifesto, I believe that Al-Arian drafted the PIJ Manifesto.
- 46. Also uncovered was a form letter in Al-Arian's computer inviting recipients to a general conference for the "Movement." Included in the letter were items of the conference

agenda including: Reviewing the activities of the Secretary General and the Command Committee of the Movement; endorsing the Manifesto; and electing the General Shura (consultative) Council. The letter also stated that the Manifesto draft was enclosed. While the letter did not name the "Movement", the letter was located in the same computer folder as the draft of the Manifesto of the Islamic Jihad Movement in Palestine. The terminology used in the letter regarding the Manifesto, the General Conference, the Secretary General, and the Shura Council was the same as that used in the Islamic Jihad Movement's literature. Thus, I conclude from these documents that Al-Arian was organizing the PIJ from his home in Tampa.

- 47. Also found in the search of Al-Arian's residence were statements from several bank accounts, including one that he shared with Mohammed Taysir EI-Khatib, a member of the PIJ Shura Council. The bank statement reflected that, on May 29, 1992, El-Khatib wire transferred \$102,000 from Beirut, Lebanon, into the account he shared with Al-Arian in Tampa, Florida. I conclude from this that Al-Arian handled money for PIJ leaders overseas.
- 48. The search also uncovered a letter from Al-Arian to an Islamic Fundamentalist elected to the Kuwaiti Parliament seeking funds for the families of PIJ martyrs, on the stated grounds that the movement "carries out selective operations that all the Arab armies together couldn't do." Al-Arian told the Kuwaiti that "[r]elations with the brothers who are part of HAMAS is very good, and progressing well. There are serious attempts at establishing permanent coordination and unity of action." Enclosing his address and phone number, Al-Arian called upon the Kuwaiti "to strongly support the Jihad effort in Palestine in order for such operations to continue." I conclude from this that Al-Arian engaged in international fund-raising for PIJ from his home in Tampa; it also confirms that it is not inconsistent for a PIJ supporter to also support HAMAS.

49. Also located at the search of *Al-Arian*'s residence was a document, hand written in Arabic, called the Charter of the Center of the Studies, the Intelligence and the Information. This document, hereinafter called "the Charter," set forth a comprehensive plan to establish a hostile intelligence organization in the United States and elsewhere. It stated that:

Our presence in North America gives us a unique opportunity to monitor, explore and follow up We are in the center which leads the conspiracy against our Islamic world Therefore, we, here can monitor and watch the American policies and the activities of those questionable organizations Therefore, we have the capability to establish a Center for Studies, Intelligence and Information.

50. The Charter provided for a "Division of Security and Military Affairs," whose functions were to

prepare training programs for the brothers. These programs include physical training, surveillance training. . . . programs for military training benefitting from the available opportunities that exist in this country To make technical studies with the objective of availing spying and military tools and devices to the Group in America and the East and about the spying methods and equipment in these countries.

- 51. The Charter provided for an Organization/Law Studies Section whose job it would be to study the legal aspect of establishing charitable organizations in America.
- 52. The Charter provided for the establishment of an Intelligence and Monitoring

 Apparatus, part of which would be responsible to "to watch the individuals who oppose the

 Movement and the Islamic actions. To watch them, monitor them and to make files on them. . .

 "Members of the Group should be able to "infiltrate the sensitive intelligence agencies or the embassies in order to collect information and build close relationships with the people in charge in

these establishments." They should also use every opportunity to "collect information from those relatives and friends who work in sensitive positions in the government, et cetera "

53. The Charter further provided for the establishment of a "Branch of Information and Security and Military Studies"

> to perform special studies such as purchasing and retaining arms and training on these arms. The situation of the camps and the training locations to be studied. To study the matters of exporting arms in special ways in relation to the source of these arms and the implications of exporting it. Also, to follow up on the scientific development relating to spying operations, the intelligence agencies and its tools.

- 54. Also seized during the search was a videocassette of the First Annual Conference of ICP organized by Al-Arian and held on December 22-26, 1988, in St. Louis. At that conference, Al-Arian told the audience that "Islam means Jihad, resistance, fight, and martyrdom. . . . "Al-Arian repeated slogans including "Jihad is our way. Victory to Islam. Death to Israel. Revolution until victory."
- 55. Another item obtained in the search was a videocassette of the Fourth Annual conference of the ICP held on December 27-30, 1991 in Chicago, also organized by Al-Arian. At that conference, PIJ spiritual leader Sheikh Abdel Aziz Odeh told the audience that "Muslims should not fear accusation of terrorism or extremism. There are no other choices for Muslims."
- 56. Another videotape seized during this search contains activities recorded at the Islamic Center of Cleveland on April 7, 1991. Fawaz Abu-Damra, the Imam at the Islamic Mosque in Cleveland, introduced Al-Arian as the guest for the evening. As Al-Arian came forward, Damra told the audience that Al-Arian "heads the ICP - and as small excerpt about the ICP - it is the

active arm of the Islamic Jihad Movement in Palestine in North America. We call it the *ICP* here for security reasons."

- 57. That same videotape depicted Damra then asking that all video and audio recording devices be turned off for security reasons and the tape goes blank. The tape was turned off and on several times. It later depicted *Al-Arian* stating that "we must continue with the Resistance ... let's damn America, let's damn Israel, let's damn their allies until death."
- 58. The tape further depicted Damra telling the audience as *Al-Arian* ended his speech that anyone who donates money to the Intifadah and the Islamic Jihad is like that warrior who is waging holy war on behalf of Allah. He asked for money for Islamic Jihad, whose martyr "Nidal Zaloom went out with a dagger and stabbed four Jews in Jerusalem."
- 59. Damra repeatedly stated that the money would go to the Islamic Jihad. Damra told the audience that anyone who wanted to write a check should make it out to the *ICP*. During this time, the video depicts the crowd coming to the podium area and laying money at Damra's feet.

 As Damra was requesting money for the Islamic Jihad, it was announced that \$6,785 had been contributed so far. Damra announced that there would be a permanent *ICP* fund in Cleveland for anyone who wanted to donate to the Islamic Jihad.
- 60. An undated document was seized containing a speech given by Al-Arian as president of ICP in which he describes a struggle between Islam and the West and stated that "we are in a battle of life and death, in a battle of fate and future against the Western Hegemony and tyranny wanting to control the capabilities of the nations in order to enslave steal and control them."

 Further on he stated "What is needed is the dismantling of the cultural system of the West."

61. Investigators who seized Al-Arian's home computer found in it files for three wills for three individuals who were planning to die as martyrs on Jihad. In the first, dated 2/19/92, Nizar Mahmoud wrote "the Jihad for Palestine is a Jihad for Allah, it is an obligation for you wherever you are, because there is no one more loved by Allah than the martyr." In the second, Adel Daher wrote about his desire to be a martyr and quoted the Koran regarding Allah's reward for those who fight and are slain in his cause. In the third, Khaled Muhammad Hassan stated:

If we cannot destroy today this house, the Jew's State, we can ignite the fire in its regions, and if we ignite it every where no one will be able to extinguish it. We should charge the atmosphere of enmity and create a flammable Jihad climate that needs a match stick only.

The location of these wills on *Al-Arian*'s Macintosh home computer illustrates the close connection between *Al-Arian* and *PIJ* suicide bombers.

- 62. I know from the Tampa investigation that Sheik Rahman (the "Blind Sheik") visited Al-Arian at his residence in Tampa and spoke at his mosque, as did Sheik Odeh.
- 63. In sum, there is probable cause to believe that, until 1995, Al-Arian used ICP and WISE as the American front for PIJ, and that until December 2001, HLF acted as the primary American front for HAMAS. There is probable cause to believe that money sent to Al-Arian was really money going to PIJ, and that money sent to HLF was really money going to HAMAS.
- 64. Further, there is probable cause to believe that those who knew Al-Arian, Shallah, al-Najar, Khalil Shikaki, or Nafi from their conferences or writings and sent money to ICP or WISE

 -- or directly to Al-Arian himself -- knew that they were sending it to support suicide bombings and terrorism conducted by PIJ. Similarly, there is probable cause to believe that those contributors to HLF who knew the leaders of HAMAS or HLF -- and at least some of those who

did not - - contributed their money to support suicide bombings and terrorism conducted by *HAMAS*.

65. Finally, there is probable cause to believe that many of those who sent money to Al-Arian, WISE, and ICP for PIJ, as well as some of those who sent money to HLF, conspired to provide material support to terrorists, and to engage in international transfers of money to promote offenses against a foreign nation involving murder, kidnaping, robbery, extortion, and the destruction of property by means of explosive or fire, in violation of 18 U.S.C. §§ 1956(a)(2) and (h) and 2339A and 2339B.

IX. The Safa Group and Associated Individuals

66. In the next sections of this affidavit, I will show the probable cause to believe that the individuals controlling the Safa Group sent money to HLF and Al-Arian to support suicide bombings conducted by HAMAS and PIJ. First I will establish that the individuals controlling the share a common ideology with HAMAS and PIJ and know exactly what HAMAS and PIJ do with the monies they receive. Then I will establish that these individuals have continued to send money to HLF and Al-Arian for HAMAS and PIJ, through ever more concealed methods.

A. The Ideology

67. I have found information indicative of a conspiracy between Safa Group individuals and Sami Al-Arian to support and fund terrorists and terrorist groups including HAMAS and PIJ.

A most striking example is a letter seized during the 1995 search warrants, from a central figure in the Safa Group, Al-Alwani at IIIT (both of which will be further identified below) to Al-Arian at WISE, and dated November 19, 1991. In that letter, Al-Alwani referred to the payment of monies from IIIT to PIJ, and wrote that he and his colleagues, and their organizations, considered

themselves to be indistinguishable from Al-Arian, Shallah (now the head of PIJ) and other founders and members of PIJ. In specific, Al-Alwani stated in his letter to Al-Arian:

> Honorable brother, I think we do not need to affirm that we consider you as a Group, you and brother Mazen [al-Najar] and brother Khalil [Shikaki, brother of PIJ founder Fathi Shikaki] and brother Bashir [Nafi] and Brother Ramadan [Shallah, present head of PIJ and Sheikh Abdel Aziz [Odeh, a founder and spiritual leader of the PIJ, a part of us and an extension of us, and us part of you and extension of you also, we never experienced any doubts about that since we knew you and we will continue like that.

68. Al-Alwani continued:

And the matter of the financial support was never the basis of our relationship, for our relation added to the brotherhood of faith and Islam is an ideological and cultural concordance with the same objectives and all of your institutions are considered by us as ours, and they receive all the attention, and I explained to you the circumstances the institutions of your brother go through, and despite which we can truthfully say that we gave your institutions or our institutions that you manage more attention than institutions we manage by ourselves, because you are in an important positions without a doubt, and you deserve from us and our likes all cooperation, God willing

69. Al-Alwani stated that he was speaking not only for himself, but also for other members of the Safa Group:

> And I would like to affirm these feelings to you directly on my behalf and on the behalf of all my brothers, Dr. Abdel Hamid [Abusulayman], Dr. Jamal [Barzinji], Dr. Ahmad [Totonji], Dr. Hisham [Al-Talib]

70. Al-Alwani noted that it didn't matter to the Safa Group how Al-Arian characterized the \$45,000 Al-Arian received from the Safa Group, as part of its total contribution of \$50,000 (I have added the bold type):

> And I would like to affirm these feelings to you directly on my behalf and on the behalf of all my brothers, Dr. Abdel Hamid, Dr. Jamal, Dr.

Ahmad, Dr. Hisham, and at the same time, affirm to you that when we make a commitment to you, or we try to offer, we do it for you as a Group, regardless of the side or the facade you use the donation for...." What is left is to remind you that what is mentioned in your letter is that what you already received is forty thousands, and what we have in the records for you is forty-five thousands, and I will inquire about the matter with the brothers accountants so I will send you what will complete the amount of fifty thousands, God willing

B. The Individuals

- 71. The below-listed individuals are the founding and facilitating members of the Safa Group, an interwoven set of organizations that were established in the U.S. with the assistance of other Saudi Arabian and other Middle Eastern nationals. Based on the evidence in this affidavit, I know that they are ardent supporters of PIJ and HAMAS. They have repeatedly voiced their ideological support. I have seen repeated instances of their financial support, and believe that they have acted to conceal many other instances of their financial support.
- 72. Abdulhamid Abusulayman incorporated IIIT in Virginia with Taha Jaber Al-Alwani in 1982. In the letter from Al-Alwani to Al-Arian seized in the 1995 searches in Tampa, quoted above, Al-Alwani affirmed that PIJ and the Safa Group shared a common ideology. Al-Alwani expressly mentioned Abusulayman as having the same sentiments as the entire Safa Group.
- 73. Taha Jaber Al-Alwani incorporated IIIT with Abusulayman in 1982, and was the president of IIIT from about 1986 through 1997. Al-Alwani wrote the letter to Al-Arian expressing solidarity as quoted above. In another seized document, Al-Alwani refers to \$50,000 in financing that he and the Safa Group provided to WISE IICP.
- 74. Various documents and videotapes obtained in the Tampa searches show that Al-Alwani, the President of IIIT, attended and spoke at ICP conferences with Al-Arian, Shallah,

Sheik Odeh (spiritual leader and co-founder of PIJ) and Sheik Rahman (the "Blind Sheik" convicted of conspiracy to blow up New York tunnels and the United Nations in New York in October 1995). Inasmuch as ICP conferences were, in essence, PIJ conferences, I know that Al-Alwani has long been a supporter of PIJ.

75. In October 1999, a confidential asset of the FBI, who has provided reliable information in the past, furnished the Washington Field Office of the FBI a copy of a fatwa (declaration) signed by *Al-Alwani* at some point between December 1988 and November 1989, proclaiming

the truth by the powers invested in us by Allah, that Jihad is the only way to liberate Palestine; that no person or authority may settle the Jews on the land of Palestine or cede to them any part thereof, or recognize any right therein for them.

- 76. In early 2000, Al-Alwani spoke with FBI Special Agents Ammerman and Wyman. Al-Alwani admitted to attending several ICP meetings with Al-Arian, as well as being acquainted with Nafi and Shallah. Al-Alwani stated that he maintained regular contact with Al-Arian, and that Al-Arian typically contacts him when Al-Arian visits the Washington, D.C. area several times a year.
- 77. Hisham Al-Talib is a director or officer of several Safa Group organizations, including Safa Trust, Inc. and IIIT. Al-Talib was referenced in Al-Alwani's 1991 letter expressing solidarity with Al-Arian.
- 78. M. Omar Ashraf is a director or officer of seven Safa Group organizations, including Grove Corporate Plaza, Mar-Jac Investments, and Sterling Charitable Gift Fund.

Investment Group, Sterling Charitable Gift Fund, and York Foundation.

- 81. Mohammed Jaghlit has been an active supporter of Al-Arian and PIJ, both ideologically and financially. Two documents seized in Tampa in 1995 were letters sent by Jaghlit to Al-Arian in 1994, referencing enclosed checks from SAAR Foundation for \$10,000 and \$5,000. In both of these letters, Jaghlit instructed Al-Arian not to disclose the contribution publicly or to the media.
- 82. Moreover, Jaghlit also has been an active supporter of HAMAS. As noted above, the Safa Group charity al-Aqsa Educational Fund acted as an American front for HAMAS until the 1994 meeting in Oxford, Mississippi, described above, during which HAMAS representatives explained to al-Aqsa representatives that Marzook had designated HLF as HAMAS's primary fund-raising entity. I have seen the IRS Forms 1023, Application for Recognition of Exemption, and the 990-EZ, filed by the Al-Aqsa Educational Fund, Inc., for 1990 and 1996, respectively.

Each of the two IRS forms reflects that the president of Al-Aqsa is Mohammad El-Gajhleet of 555 Grove Street in Herndon, Virginia. I believe that "Mohammad El-Gajhleet" is an alternative spelling for Mohammad Jaghlit, and the two names refer to the same individual.

- 83. M. Yaqub Mirza is a corporate officer or director of numerous Safa Group organizations located at 555 Grove Street in Herndon, including Safa Trust, Inc., SAAR Foundation, Inc., Reston Investments, Inc., Mar-Jac Investments, and African Muslim Agency. Mirza is the predominant signatory on Safa Group checks.
- 84. Cherif Sedky was a director of the SAAR Foundation and now is a director of at least two Safa Group companies.
- 85. Ahmad Totonji is a corporate officer of several Safa Group organizations, including Safa Trust, Inc., and was referenced in Al-Alwani's 1991 letter expressing solidarity with Al-Arian. Totonji is also referenced in another seized letter from Al-Arian to Al-Alwani. In this letter, Al-Arian solicited more funding and referred to a meeting he had with Totonji where Totonji promised him another \$20,000. As recently as November 1, 2001, Totonji signed a check for \$10,000 to Al-Arian through Al-Arian's organization known as the Tampa Bay Coalition for Justice and Peace, drafted on the account of Safa Group charity IIIT.
- 86. Iqbal Unus is a director of the Child Development Foundation, a Safa Group organization, along with Abusulayman and Al-Talib, an advisor on the Sterling Charitable Gift Fund and Sterling Management Group organizations, and the administrative and billing contact for web sites for IIIT and FIQH Council of North America.

C. The Funding

- 87. Discovered in the Tampa searches in 1995 were letters indicating that in 1991 and 1992, IIIT contributed at least \$50,000 to PIJ front-group WISE. Moreover, another document seized during these warrants was a 1991 letter from Shallah now the leader of PIJ to an administrator of the University of South Florida, with a copy to Nafi, stating that IIIT was the largest contributor to WISE.
- 88. Additional documents seized in Tampa in 1995 include two that Jaghlit sent to AlArian in 1994, referencing checks enclosed by with the letters from Safa Group charity the SAAR
 Foundation for \$10,000 and \$5,000, respectively. In both of these letters, Jaghlit instructed AlArian not to disclose the contribution publicly or to the media. I conclude from Jaghlit's instructions that Jaghlit knew very well that the SAAR money was going to PIJ to support terrorism.
- 89. On February 2, 1995, *Mirza* signed a check for \$15,000 to *WISE* on a *Safa* bank account, the deposit slip for which was found in *Al-Arian*'s home during execution of the 1995 search warrants.
- 90. As recently as November 1, 2001, *Totonji* wrote a check for \$10,000 to *Al-Arian* through *Al-Arian*'s Tampa Bay Coalition for Justice and Peace, drafted on *IIIT*'s account at First Union Bank in Herndon.
- 91. IRS Form 990 for Safa Trust, Inc. for tax year 1996 indicated that Safa maintained \$162,000 as "a library trust" for HAMAS -front HLF. In 1997, HLF received three Safa Trust checks in the amounts of \$75,000, \$87,500, and \$162,500, all signed by Mirza.

- X. Evidence of Layering Indicative of Money Laundering, Tax Evasion, and Material Support to Terrorists
 - A. Overview
- 92. The investigation has focused on the organizations associated with the Safa Group through corporate records, tax filings, financial transactions, interviews with confidential informants, and visual surveillance. I have determined that the individuals associated with the Safa Group use or have used over 100 organizations, which are interrelated through corporate officers and holding company - subsidiary relationships, to facilitate the funding of terrorist operations. Many of these organizations are listed in Attachment C. A list of most of the individuals acting as officers of Safa Group organizations referencing the organizations with which they are associated is included as Attachment D; both Attachments C and D are incorporated by reference here.
- 93. This array of organizations includes for-profit businesses, purported educational institutions, and charities. Many of the organizations have identical or overlapping directorates or management. Many of the organizations of the Safa Group are phantom entities with no physical presence, as evidenced by the multiple addresses for the organizations provided on official documents and the lack of signs announcing the various organizations at what is represented to be their business address. The relationships and operations of these organizations are convoluted not only by the repeating pattern of corporate officers and directors but also the large number of entities involved.
- 94. While I don't now know for sure why the labyrinth of organizations and charities that comprise the Safa Group was constructed, there does not appear to be any innocent explanation.

In the course of the investigation, I have considered why this labyrinth was constructed. Possible explanations include

- To conceal support for terrorism; a.
- b. To conceal support for otherwise non-exempt organizations (for example, to conceal support to foreign charities over which domestic charities do not maintain control, or even to political parties);
- To shelter income derived from what actually are personal investments; and C.
- đ. To shelter income derived what actually was someone else's personal investments for which individuals in the United States were trustees (for example, to shelter income on the investments of a member of the Al Rajhi family);
- To shelter income from personal investments in the course of sheltering income for e. someone else (some combination of "c" and "d" above); and
- f. To avoid excise taxes that would otherwise be due and payable on private foundations.

Based on the past history of the individuals involved, I believe that the most likely reason is to conceal support for terrorism.

95. Although the Safa Group consists of over 100 interwoven organizations, the investigation has focused on approximately 20 core organizations, and their associated corporate officers and directors. The table below illustrates the overlapping directorates by listing the Safa Group members on which this investigation has focused and their principal officers, directors and trustees:

	Abusulayman	Al-Alwani	Al-Rajhi	Al-Talib	Ashraf, M. Omar	Ashraf, Muh.	Barzinji	Jaghlit	Mirza	Sedky	Totonji	Unus
African Muslim Agency				x					X			
Amana Limited					x_				x	×		
Aradi Inc.			x	x		×			x	×		
Grove Corp.				X			x		X			
Grove Corporate Plaza					x				X			
38188	x	x										
leritage Education Trust		X					×	х	X			
IFC Feed Mill						×			X	L		
dumana Charitable Trust					x		<u> </u>		x	X		
IIT	X	x		х			×				x	х
viar-Jac investments, inc				x	×	×	x		x		<u></u>	
viar-Jac Poultry Inc.				X	X		×		x			
Mena Corporation				x			×		x		<u></u>	
viena investments, inc.		<u> </u>		x			×		X	<u> </u>		
Reston Investments Inc				X		·	x	x	x			
SAAR Foundation		<u> </u>		x			×	x	x	×		
SAAR Foundation, Canada				х			x		X	<u> </u>		
SAAR International				x			×		х		<u></u>	
Safa Trust, Inc.	<u> </u>	×	<u> </u>	X			x	x	x		x	
Sterling Charitable Gift Fund.						×	<u> </u>		X			
Sterling Investment Group		<u> </u>			×	×	ļ		x	<u> </u>		
Sterling Management Group					x	×		ļ	X			
York Foundation	×					×			X	ļ		<u> </u>
fork International			<u> </u>						x			

B. Analysis of the Safa Charities

1

96. IRS tax files and corporation documents disclose that 555 Grove Street, 500 Grove Street, and associated addressed in Herndon are the corporate offices of record for over 100 active and defunct corporations, partnerships and tax exempt charitable organizations that are woven together by common officers and directors. According to the Virginia Secretary of State, approximately 40 active corporations claim their offices to be located at 555 Grove Street, alone.

97. IRS Special Agents Mary Balberchak, Paul Shanks and Steven Smith reviewed Forms 990 (Return of Organization Exempt From Income Tax) and additional tax-related information for seven tax-exempt Safa Group organizations. Many of the conspirators are officers in one or more of those charitable organizations. All seven of the charitable organizations (hereinafter, the "Safa Charities") are located in or near Herndon, Virginia, and five are co-located at the same 555 Grove Street address. The Safa Charities are:

African Muslim Agency Heritage Education Trust IIIT

SAAR Foundation Safa Trust Sterling Charitable Gift Fund

York Foundation

98. The IRS Special Agents also reviewed individual tax returns of certain officers of the same tax-exempt organizations as well as corporate returns of for profit businesses that are wholly owned by a Safa Charity and/or controlled by the same officers, directors and trustees that ... control the charities. In 2000 the IRS conducted a limited examination on one of those charities. The IRS Special Agents reviewed the audit file and consulted with the two IRS Revenue Agents that conducted the examination on that entity. Other documents were also reviewed, including corporation documents for the same entities and other related companies, certain real estate settlement documents and bank records.

99. Analysis of the above returns and available supporting documentation disclosed a series of transactions between related companies that, when examined in their entirety, evidences a conspiracy between Mirza, Abusulayman, Al-Alwani, Barzinji, Al-Talib, M. Omar Ashraf, Muhammad Ashraf, Jaghlit, Sedky, Ahmad Totonji, and others, known and unknown, to route money through hidden paths to terrorists, and to defraud the United States by impeding, impairing, obstructing and defeating the lawful government functions of the IRS in the ascertainment, computation, assessment, and collection of federal income taxes. What follows is a summary of allegations, evidence of which will be detailed in this affidavit.

100. The conspirators have moved or authorized the movement of funds through a series of transactions involving the Safa Group, which includes the Safa Charities, and also for-profit corporations owned by or related to them. The evidence to date demonstrates that multiple millions of dollars have been moved between the Safa Charities, between the for-profit members of the Safa Group and the Safa Charities, and between the Safa Charities and foreign entities represented to be charitable in nature. The financial transactions involve contributions to the Safa Charities from for-profit corporations of the Safa Group, loans to for-profit corporations in the Safa Group, contributions, loans, and grants between the Safa Charities and the movement of funds from the Safa Charities into offshore trusts and other foreign entities.

101. Although, based on their representations to the IRS, each of the Safa Charities is treated as a public charity under federal tax laws, their gross revenues derive from sources which make the basis for their meeting the public support test unclear. Of the contributions to the Safa Charities for 1996-2000, the vast majority, over 71.8% percent, comes from other members of the Safa Group or from their principals. Of that support which does not emanate from the Safa

Group or its principals another 12.2% is reportedly derived from the unidentified contributors labeled "overseas general public." 13.2%, is comprised of funds from other overseas entities including benefactors in Kuwait, Saudi Arabia, and Malaysia.

102. Similarly, the pattern of grants and allocations made does not demonstrate the Safa Charities are operating for an exempt purpose. The grants and allocations made by the Safa Charities generally go to other members of the Safa Charities, or in some instances, other charities within the Safa Group. For the years in question 84.4% went to these entities. Another 14.3% was reportedly given to recipients which, contrary to law, the Safa Charities did not identify on the relevant Forms 990.

103. In addition, of the \$54 million in grants and allocations reported for 1996-2000, \$26 million (or 49%) was transferred to entities in the Isle of Man, \$20 million (or 37%) remained within the Safa Charities. Of the balance approximately \$7.7 (or 14.3%) went to unidentified donees. Accordingly, I believe that the Safa Charities are used to shuttle monies between them, blur the trail, and hinder the ability of investigators to ascertain the ultimate disposition of those monies. This investigation has followed the complex trail and determined, as stated above, that, of the funds whose recipients can be identified, virtually the only monies disbursed by the Safa Charities are monies that were disbursed either to other Safa Charities, or transferred to the name of off shore entities in tax havens.

104. By exercising common control, the Safa Charities ensure the tax benefits of their movement of funds between tax-exempt and for-profit entities, without ever having to surrender control of the funds. Although substantial funds are moved between various entities, the conspirators have maintained control over their disposition even after the funds are transferred

through the use of interlocking directorates and common officers, the common physical location of members of the Safa Group at 555 Grove Street, and the centralization of control over monetary transfers among the Safa Group in the persons of Mirza and Safa Group employee Beverly Hassan.

105. For example, Mirza has signatory authority over 27 different bank accounts associated with 15 different organizations of the Safa Group, including five of the Safa Charities. Al-Talib has signatory authority over 21 different bank accounts associated with nine members of the Safa Group, including two Safa Charities. Barzinji has signatory authority over 18 different bank accounts associated with nine members of the Safa Group, including three Safa Charities.

106. In addition, although Hassan is shown as an employee of Mar-Jac Investments, Inc. between 1996 and 2000 and also of Sterling Management Group at 555 Grove Street, she conducts financial transactions for many of the Safa Group members. In the 90-day period between October and December 2001, Hassan authorized 16 transactions on behalf of seven different organizations: Safa Trust, York Foundation, Sterling Charitable Gift Fund, Sterling Management Group, Mar-Jac Investments, Reston Investments, Inc., and African Muslim Agency.

107. A further example is found in a letter obtained by IRS auditors in 2000 in connection with an audit of SAAR Foundation. The letter, dated December 3,1997, from Humana Charitable Trust, P.O. Box 1297, Herndon, Virginia, was addressed to Mirza of the SAAR Foundation. The letter explained that Humana was an Isle of Man trust, stated Humana's purpose, and requested Mirza, on behalf of SAAR to become a "major sponsor" of Humana. The letter was signed "Amana Limited Trustee" and bore what appears to be the signature of Mirza.

In other words, Mirza, on behalf of Amana Limited, the trustee for Humana, sent a letter to Mirza, Director of SAAR, soliciting major donations from SAAR to Humana in the Isle of Man.

108. Further, except for IIIT, the Safa Charities do not report active fundraising programs. Of the seven entities examined, only IIIT and Safa Trust report expenditures indicating significant fundraising. York, AMA, Heritage and Sterling Charitable Gift Fund report no expenses for fundraising. SAAR reports \$806 in fundraising for over five years. Further, although Virginia law requires any charity soliciting for public funds in the state of Virginia to be registered with the Virginia Office of Consumer Affairs, Vernon Paige of the Virginia State Office of Consumer Affairs advised Special Agent Balberchak on January 30, 2002 that none of the Safa Charities are registered in Virginia.

109. The vast majority of the funds leaving the circle of the Safa Charities is distributed to two Isle of Man entities (purportedly charitable trusts): Humana Charitable Trust, which is controlled by Mirza, Sedky and M. Omar Ashraf, and York International, for which the Mirza is a trustee. Between 1996 and 2000, approximately \$26 million was moved from the Safa Charities to Humana and York. The disposition of funds from these entities is unknown.

110. The movement of funds into entities in the Isle of Man, a known tax haven, makes it difficult to verify whether these funds were used for terrorist financing or some other non-exempt purpose. The table below summarizes the funds which moved to the Isle of Man:

Entity	Amount	Recipient	Location	
African Muslim Agency	\$ 445,000	York International Trust	Isle of Man	
SAAR Foundation	\$21,128,978	Humana Charitable Trust	Isle of Man	
Safa Trust	\$ 4,462,147	York International Trust	Isle of Man	
York Foundation	\$ 400,000	York International Trust	Isle of Man	

111. When the IRS attempted through an audit to verify the ultimate disposition of the funds sent to the Isle of Man entities, their efforts were stymied by Mirza and Qureshi. The auditors never learned of the \$5.3 million moved to York International because relationships between SAAR, African Muslim Agency, Safa Trust and York Foundation, were concealed from them. As for the funds moved to Humana, the auditors learned that, although required by law to monitor whether its grants to overseas charities were being used for charitable purposes, SAAR had no such records at its U.S. offices. Ultimately, SAAR produced checks amounting to \$168,667, or 0.8%, of the \$21.1 million that SAAR represented had moved from SAAR to Humana,

112. The Form 990 tax returns for the Safa Charities concealed relationships that existed between certain charities and concealed certain financial transactions between the charities and the for-profit members of the Safa Group. The direct impact of this non-disclosure is the concealment of transactions which may be taxable, partially taxable, or subject to excise taxes or similar penalties imposed for violation of limitations on how exempt organizations conduct their

business. In addition, the disclosure of such relationships could lead to an inquiry as to whether the entity was being operated for an exempt purpose and ultimately revocation of tax exempt status.

- 113. On the basis of the foregoing, I have probable cause to believe that the Safa Charities are being operated to hide the distribution of monies to PIJ and HAMAS, and, I have probable cause to believe that they are being operated for the primary purpose of conducting a business unrelated to their exempt purposes, i.e., investing and managing the substantial funds accumulated by the Safa Charities.
- 114. The money movements between the Safa Charities create the false impression they are publicly supported and operating for an exempt purpose, when, by and large, the funds never leave the control of the Safa Charities and their offshore related entities. Thus, the principals of the Safa Charities are manipulating the tax exempt status of the Safa Charities as part of a conspiracy to impede and impair the Internal Revenue Service in the determination and collection of federal tax, and to do so, are misrepresenting the nature of the operations of the Safa Charities to IRS officials and the public.
- 115. It is important to remember that many of the organizations in the Safa Group as listed in Attachment C are for-profit businesses. One, Mar-Jac Poultry, Inc., is a large poultry processor located at 1020 Aviation Boulevard, Gainesville, Georgia, whose principal officers are Barzinji, Al-Talib, M. Omar Ashraf and Mirza. The bank signature cards for Mar-Jac Poultry, Inc. show that Barzinji, Al-Talib, Mirza and M. Omar Ashraf have signatory authority over the bank accounts. Additionally, UCC-1 filings show that Humana was a creditor of Mar-Jac Poultry after July 2000.

- 116. First Union and IRS records reflect that Mar-Jac Poultry transferred millions dollars to Safa Group businesses and charities between 1997 and 2000. IRS filings and corporate bank records show that Mar-Jac Poultry is owned by Mar-Jac Holdings, Inc., which is a majority-owned subsidiary of Safa Trust, Inc. Mar-Jac Poultry was purchased by the Safa Group in 1985.
- 117. Based on my examination of financial documents, correspondence, and interviews with confidential witnesses, I believe that the first members of Safa Group were established in the early 1980's. I believe that one source of funds flowing through the Safa Group is from the wealthy Al-Rajhi family in Saudi Arabia. The SAAR Foundation, a Safa Charity, was named after Sulaiman Abdul Aziz Al-Rajhi (SAAR), head of a wealthy Saudi family. Abdullah Sulaiman Al-Rajhi, a relative of Sulaiman Abdul Aziz, is one of the directors of the Safa Group corporation, Aradi, Inc., located at 555 Grove Street, Herndon, Virginia.
- 118. I have found that members of the Safa Group moved large amounts of funds into the United States to support their organizational infrastructure. Some of these occurred in the late 1970's and 1980's. As documented by a USCS Currency and Monetary Instrument Report, Safa Group member Ibrahim Hassaballa brought \$3,388,000 in cash into the United States from Saudi Arabia in 1980. These funds allowed the individuals to both start and acquire businesses and organizations in the United States.
- 119. SAAR Foundation first applied for recognition of exempt status in 1983. At that time it listed its governing body as consisting of nine members, including Totonji, Barzinji, Al-Talib, and Abusulayman. Presently, Barzinji, Totonji, and Al-Talib comprise the three directors

above, it is impossible to determine from domestic bank records the ultimate location of money received by SAAR, for SAAR was itself but a way-station for money being routed around the world by the Safa Group; before SAAR was officially dissolved in 2000 (long before receiving the \$250,000 from Mar-Jac by way of Sterling), it made virtually all of its disbursements to "charities" located in the Isle of Man.

- 123. As an example of layering involved a charitable contribution and loan, Safa contributed \$8.6 million to Heritage according to the Safa Trust 990. In that same year Heritage loaned \$5.5 million to Mar-Jac Holdings, Safa's majority owned subsidiary. In the following year, Heritage transferred \$4.1 million to Safa, reporting that this was a return of the 1996 contribution.
- 124. There is no reason Safa could not have made the loan directly to Mar-Jac Holdings, its subsidiary. I believe that the route the funds traveled, from Safa to Heritage to Mar-Jac, with a portion being returned to Safa, was designed to disguise the true nature of the transaction and the ultimate disposition of these funds.
- layering and pass through activities that occur are designed to disguise the origin and ultimate destination of the moneys. I suspect that moneys ultimately are transferred directly to terrorist organizations from the Safa Group entities on the Isle of Man, or that funds are otherwise expended for purposes which do not further the Safa Charities' exempt purpose(s). Due to bank secrecy laws in such tax havens, it is very difficult for investigators to have access to bank account information. I expect evidence related to these money laundering, terrorist support activities and tax fraud to be found at the subject addresses of this affidavit.

C. Particulars

126. Based on the work of the IRS-CI Special Agents, I will now turn to the particulars of the Safa Charities:

1. African Muslim Agency

127. IRS records show the African Muslim Agency is a tax-exempt organization located at 555 Grove Street, Herndon, Virginia, with a reported purpose to "help other charitable organizations." According to its Form 990 filed in May 2001, two of its three officers were Al-Talib and Mirza.

128. 91.3% of African Muslim Agency's contributions between 1996-2000 were derived from Safa Group related entities² and/or individuals; at least 4.1% came from unidentified contributors. For the same period, 42.2% of African Muslim Agency's grants and allocations were made to Safa Group related entities and 53% were made to unidentified donees. No contributions, grants or allocations were identified on the 1996 Form 990. The 1997 return showed \$100,000 in contributions and \$144,000 in grants and allocations, but no identified contributors or donees. The 1998 return showed contributions received of \$1,110,000 --99% of which came from Mar-Jac Poultry, Inc., a Safa Group company for which Mirza, Altaib, Barzinji and M. Omar Ashraf are officers -- and grants/allocations disbursed of \$1,065,000 -- of which 90% went to Safa Group companies IIIT and York International. The 1999 Form 990 showed \$1,125,000 contributions from one contributor - Mar-Jac Poultry, Inc.

²⁴Related entities and/or individuals" as used herein refers to either other Safa Charities, officer(s), director(s), or trustee(s) of one of the Safa Charities, or for-profit or tax-exempt organizations for which one or more officer(s), director(s), or trustee(s) of the seven charities are also officer(s), director(s), or trustee(s) within the Safa Group. This is not the same definition applied to the various questions on Form 990.

2. The Heritage Education Trust, Inc.

129. IRS records show that The Heritage Education Trust, Inc. is a tax-exempt organization located at 750-A Miller Drive, SE, Leesburg, Virginia, with a purpose to "assist educational institutions." According to its Form 990 filed on October 16, 2001, its officers are Al-Alwani and Jaghlit.

Group related entities and/or individuals; 41.1% came from overseas. For the same period, 75% of its grants and allocations were made to Safa Group related entities; 24.9% were made to unidentified donees. Its 1996 Form 990 reflects that it received \$8,600,000 from Safa Trust and another \$4,400,500 from overseas, but made a grant only to SISS - - a Safa Group entity - - in the amount of \$800,000. In 1997, it received \$1,600,000 from overseas and made grants and allocations of over \$5,000,000, split between SISS and Safa Trust, Inc. It received no contributions of significance between 1998 and 2000 except for \$23,500 from Jaghlit, but during that time granted \$1,903,000 to SISS and another \$2,802,939 to unidentified donees.

3. International Institute of Islamic Thought ("IIIT")

131. IRS records show that *IIIT* is a tax-exempt organization located at 500 Grove Street in Herndon, Virginia with a purpose of "research and education for religion of Islam." According to its Form 990 filed in November 2001, its officers consisted of *Abusulayman*, *Al-Talib*, *Barzinji*, and *Totonji*.

132. As noted above, correspondence seized pursuant to the search warrants in 1995, reflected direct communications between the *IIIT* officers and *Al-Arian* in which the former expressed solidarity with the latter. Discovered in the searches were letters indicating that in 1991

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and 1992 IIIT contributed at least \$50,000 to PIJ front-group WISE. Moreover, another document seized during these warrants was a 1991 letter from present PIJ leader Shallah to an administrator of the University of Southern Florida (with a copy to Nafi) stating that IIIT was the largest contributor to WISE.

- 133. In January 2000, Jaghlit told FBI agents that Nafi started working at IIIT around April 1994. According to Jaghlit, Nafi was "on loan" from WISE until 1996 at which time IIIT decided to sponsor Nafi in his immigration and naturalization proceedings. Jaghlit told the FBI that IIIT paid WISE an unspecified amount of money in return for allowing Nafi to work at IIIT. I believe that Jaghlit told the FBI that IIIT paid WISE for allowing Nafi to work at IIIT in order to conceal the fact that IIIT transferred money to WISE precisely because WISE was a front receiving money for PIJ.
- 134. In June 1998, redacted xxxxxxxxxxxxxxxxxx at *IIIT*'s physical address and its post office box in Herndon revealed the receipt of mail from the *El-Shifa Pharmaceutical Industries Company*, in Khartoum, Sudan. That company's facility, believed to be producing ingredients used in chemical weapons, was the target of an August 20, 1998 American cruise missile attack that retaliated for the bombing of American embassies in Kenya and Tanzania.
- 135. Redacted xxxxxxxxxx revealed that between October and November 1998, IIIT received one parcel through the U.S. mail from Al-Arian in Tampa, and another mailed from Lebanon to B.M. Nafi at IIIT. This confirms to me that the connections between the Safa Group and both Al-Arian, and Nafi remained close even after WISE and ICP shut down operations.
- 136. 97.9% of all contributions to *IIIT* between 1997and 2000 were derived from *Safa*Group related entities and/or individuals; another 1.5% came from overseas entities. Over the

2000, Mirza told auditors that he had set up Humana Charitable Trust in the Isle of Man to receive transferred assets from SAAR, due to publicity tying SAAR to terrorist organizations.

140. SAAR's 2000 return shows that it dissolved on December 20, 2000. The return shows that it made a grant/allocation consisting of \$2,650,000 of Mar-Jac Investments, Inc. stock to Sterling Charitable Gift Fund ("Sterling"), another Safa Charity.

5. Safa Trust, Inc.

141. IRS records show Safa Trust, Inc. is a tax-exempt organization located at 555 Grove Street with a purpose to "[p]romote religious, educational & cultural projects." Its Form 990 return filed November 6, 2001 listed Barzinji, Mirza, Totonji, and Al-Talib as its officers, directors, and trustees.

142. 53.7% of Safa Trust's contributions between 1996 and 2000 were derived from Safa Group related entities and/or individuals; 39.6% came from overseas entities. For the same period, 84% of Safa Trust's grants and allocations were made to Safa Group related entities; 15.3% was made to unidentified donees. In 1996, Safa received \$2,935,695, all from unidentified entities overseas, and made grants or allocations of \$4,955,900, over 99% of which went to Heritage Education Trust, and IIIT. In 1997, it received \$6,594,988 contributions, over 99% of which came from overseas or related individuals and entities, and provided grants and allocations of over \$3,800,000 -- over 99% of which went to related Safa Group entities. In 1998, it received about \$95,000 - - mostly from Mirza - - and disbursed \$764,793, over 99% of which went to IIIT and York International. In 1999, Safa received about \$1,759,025 in contributions (\$1,128,125 of which came from Mirza), and made cash grants and allocations of \$2,108,756 to unidentified donees. In 2000, Safa received only minor contributions but distributed \$2,072,681

in grants and allocations, 97% of which went to *IIIT*, the York Foundation (in Herndon), and York International in the Isle of Man.

6. <u>Sterling Charitable Gift Fund</u>

143. IRS records show Sterling Charitable Gift Fund ("Sterling") is a tax-exempt organization located at 555 Grove Street with a purpose "to support charitable organizations which conduct, promote and administer charitable, religious and educational programs and activities described in 501(c)(3)." The 2000 Form 990, filed in May 2001, lists Mirza, M. Omar Ashraf, and Muhammad Ashraf as Sterling's officers, directors, and trustees.

transactions recorded for that year. First, Mirza, M. Omar Ashraf and Muhammad Ashraf collectively contribute \$300 to Sterling. Second, Sterling received 1000 shares of Mar-Jac Investments, Inc. Stock, valued at \$2,650,000, from SAAR (as noted above, this was virtually all of SAAR's remaining assets). According to the IRS Form 990, Sterling made no grants or allocations in 2000.

7. York Foundation

145. IRS records show York Foundation is a tax-exempt organization located at 555 Grove Street with a purpose of "education, research, charity." The Form 990 return filed on May 20, 2001 lists Abusulayman, Mirza, and Muhammad Ashraf as its officers, directors, and trustees.

146. 96.4% of York's contributions during 1999 and 2000 were derived from Safa Group related entities and/or individuals. During the same period, 72.4% of its grants and allocations were made to Safa Group related entities and 21.8% were made to unidentified doness. Kork's

Form 990 for 1999 reflects contributions of \$1,432,500, 93% of which were received from related Safa Group individuals and entities. York illegally failed to identify any of its donees for the year. In 2000, at least 97% of the \$4,967,762 it received came from related Safa Group individuals and entities; it made cash grants and contributions of \$392,000 to IIIT and \$400,000 to York International in the Isle of Man.

XI. False Statements on the Forms 990

A. **General**

147. In the course of their review of the Forms 990 for the Safa Charities, the agents assigned to this investigation have discussed and reviewed certain entities on these returns with tax law specialists from IRS's Tax-Exempt and Government Entities, Exempt Organization Division. These specialists confirmed, based on evidence presented to them by the investigating agents, that infomation as to relationships to the reporting entity required by Form 990, Part VI, Question 80(a) and Form 990, Schedule A, Part III, Question 2 should have been disclosed by the tax exempt entity. The succeeding paragraphs describe the information sought by those questions and the evidence which demonstrates the answers provided were false.

B. False Statements Regarding Relationships to Other Organizations

148. Part VI, Line 80a, Form 990, asks, "Is the organization related (other than by association with a statewide or nationwide organization) through common membership, governing bodies, trustees, officers, etc. to any other exempt or nonexempt organization?" If answered "yes", the name of the organization is required to be identified. The instructions for Form 990 indicate that a "yes" answer to Line 80a is required if most (more than 50%) of the organization's governing body, officers, directors, trustees, or membership are also officers, directors, trustees,

Foundation, Inc. made a \$15,000,000 loan to Mar-Jac Investments, Inc., a taxable entity. On its 1997 Form 990, SAAR listed Mar-Jac Investments as a 100% subsidiary with assets of \$11,500,000. This loan was carried as a loan receivable on SAAR's Forms 990 for 1996 through 1998. Although the loan was not made during the years 1996 through 1998, SAAR continued to extend credit to Mar-Jac Investments during these years as a balance was still due. No interest rate is shown. On each of SAAR's returns for 1996-98, however, the answer to Question 2(b), Part III, Schedule A (hereafter "Q2b") is "no".

157. These are false statements because Virginia State corporate records reflect that Mirza was a registered agent, director, president, and treasurer of Mar-Jac Investments from 1997-2000. SAAR's 1996-2000 Forms 990 demonstrate that Mirza was the President, CEO, and Trustee of SAAR during those years. On its 2000 return, SAAR reported that its interest in Mar-Jac Investments had been contributed to Sterling Charitable Gift Fund but Mirza, who signed the Forms 990 for SAAR and for Sterling, concealed that he was on both ends of this transaction.

158. SAAR's 1996 and 1997 Forms 990 also reflect a \$109,890 demand loan made by SAAR to Mar-Jac Poultry. Again, the answer to Q2b is "no". This is a false statement because, according to State of Georgia corporation records, Mirza is an officer of Mar-Jac Poultry, Inc.

2. <u>Safa Trust</u>

159. Safa Trust, Inc.'s 1999 and 2000 Form 990 returns show that Safa Trust made a loan of \$900,000 to Reston Investments, Inc., a taxable entity, during 1999, the balance of which had increased to \$1,364,972 by the end of the year 2000. In addition, Safa Trust's 1998 Form 990 shows that it had a note payable (liability) to Reston Investments, Inc. in the amount of

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\$352,857. Barzinji, Mirza, and Al-Talib were all officers of both Safa Trust and of Reston Investments, Inc. in 1998-2000, according to Safa's Forms 990 and Virginia State corporation records. Yet, the Safa Trust Form 990s for 1998, 1999, and 2000, signed by Mirza, falsely show the answer "no" to Q2b.

160. In addition, Safa Trust's Forms 990 reflect that it had also made a \$263,000 working capital loan to Grove Corporate, Inc. in 1997 and a \$500,000 loan to Mar-Jac Poultry sometime prior to 1996, the balance of which carried into 1996. Mirza was an officer of both of these taxable entities. Barzinji and Al-Talib were also officers of Grove Corporate, Inc. Yet, on Safa's returns for 1996 and 1997, the answer to Q2b is falsely stated as "no".

- False Statements Relating to Question 2a (Sale, exchange, or leasing of property) E. and 2e (Transfer of any part of income or assets), Part III, Schedule A
 - 1. African Muslim Agency

161. 1998 and 1999 Forms 990 for the African Muslim Agency report that Mar-Jac Poultry, a taxable entity, donated \$1,100,000 cash to the African Muslim Agency in 1998 and \$1,125,000 cash to the African Muslim Agency in 1999. Georgia State corporation records reflect that Mirza and Al-Talib were both officers of Mar-Jac Poultry. African Muslim Agency's Form 990 shows both individuals were also officers of the African Muslim Agency. Yet, African Muslim Agency's Forms 990 for 1998 and 1999 both answer "no" for question 2e. These are false statements since Mar-Jac Poultry transferred assets to African Muslim Agency while Mirza and Al-Talib were officers of both entities.

2. **SAAR Foundation**

162. SAAR's 1999 Form 990 reflects that it invested \$2,703,760 in corporate bonds of Mar-Jac Investments, a taxable entity. Mirza was the President, CEO, and a trustee of SAAR and the President, Treasurer, and a director of Mar-Jac Investments. SAAR's 1999 return reflects the answer "no" to Questions 2a and 2e. These are false statements since Mar-Jac Investments sold corporate bonds to SAAR and SAAR transferred assets (i.e., funds) to Mar-Jac Investments to purchase the bonds.

3. Safa Trust

163. Safa Trust's Forms 990 reflect that during 1997, Safa invested \$2,000,000 in the corporate stock of Grove Corporate, Inc. According to Maryland State Personal Property Returns, Barzinji, Mirza, and Al-Talib were all officers of Grove Corporate, Inc. and of Mena Corporation, both taxable entities. According to Safa's 1997 return, all three were also officers of Safa Trust. Yet, Safa Trust's 1997 return reflects the answer "no" to Questions 2a and 2e. These are false statements since Grove Corporate, Inc. sold corporate stock to Safa and Safa transferred assets (i.e. funds) to Grove Corporate to purchase the stock.

York Foundation

164. York Foundation's 2000 Form 990 shows that Mar-Jac Poultry, a taxable entity, donated 100% ownership of HFC Feed Mill, LLC, valued at \$4,402,000, to York Foundation. York's 1999 Form 990 shows that Mar-Jac Poultry donated \$175,000 cash to York in 1999. Georgia State corporation records reflect that Mirza was an officer of Mar-Jac Poultry. York's Forms 990 identifies Mirza as an officer of York. On York's Forms 990 for 1999 and 2000, however, question 2e was answered "no". These are false statements since Mar-Jac Poultry

transferred assets to York Foundation while Mirza was an officer of both Mar-Jac Poultry and York.

- F. False Statements Relating to Contributions Received and Grants Made by Tax Exempt Organizations
 - 1. African Muslim Agency and IIIT
- 165. The African Muslim Agency's 1998 Form 990 reflects that it made a \$600,000 cash donation to IIIT. On its 1998 Form 990, however, IIIT only reported that it received a \$370,000 contribution from African Muslim Agency. One or both of these returns are false statements.

 The African Muslim Agency's 1997 Form 990 does not report making any donations to IIIT in 1997. However, IIIT's Form 990 for 1997 shows that African Muslim Agency contributed \$265,000 to IIIT in 1997. One of these is a false statement.
- 166. IIIT's 1997 and 1998 returns appear to have been signed by Al-Talib. African

 Muslim Agency's 1997 and 1998 returns were signed by Mirza.
 - 2. Safa Trust
- 167. Between January 17, 1997, and July 1997, checks totalling \$325,000 were drawn on the Safa Trust, Inc. bank account at First Union Bank and made payable to HLF -- the HAMAS front group. This amount is not reflected on Safa Trust's 1997 Form 990 as a contribution. I believe that Safa did not mention this contribution on its return to make it less likely that law enforcement authorities would track money from Safa to HLF.
 - 3. Safa Trust and Heritage Education Trust
- 168. On its 1996 Form 990, Safa Trust reported that it made grants and allocations of \$3,602,009 to Heritage Education Trust. On Heritage's 1996 Form 990, Heritage reported that

it received \$8,600,000 in contributions from Safa Trust. One of these returns is a false statement. Safa's 1996 return was signed by Mirza. Heritage's 1996 return was also signed by Mirza, who was Heritage's Secretary, Treasurer, and Director in 1996.

4. Safa Trust and IIIT

169. On its Form 990 for 1997, IIIT reported that it received contributions of \$522,007 from Safa Trust in 1997, but on its own Form 990, Safa Trust reported that it donated \$585,649 to IIIT the same year. On its Form 990 for 1998, IIIT reported that it received contributions of \$240,000 from Safa Trust, but Safa Trust reported that it only donated \$159,178 to IIIT the same year. At least one of these returns is false. Mirza signed Safa's Forms 990 for 1997 and 1998. Al-Talib appears to have signed IIIT Forms 990 for 1997 and 1998.

5. Heritage Education Trust and SISS

170. Heritage Education Trust's 1996 Form 990 reflects that Heritage gave a grant/allocation of \$800,000 in that year to its affiliate, SISS. In its 1996 Form 990, SISS reported that it received only \$450,000 in total contributions (contributors not shown) the same year, a difference of \$350,000. One of these returns is false.

6. SAAR and Safa

171. A check written by Mirza from the account of SAAR Foundation to All Dulles Area Muslim Society ("ADAMS"), in the amount of \$250,000, was deposited into a Safa Trust account on December 15, 1997. On SAFA's 1997 Form 990, however, this amount is not reflected as a contribution received from either ADAMS or SAAR. Moreover, Safa's 1997 Form 990 does not reflect any other transactional relationship with ADAMS or SAAR (i.e., a loan receivable or loan payable) that would explain the transaction. Furthermore, SAAR's Form 990 for 1997 does not

174. The investigation has obtained the audit file from Revenue Agent Gilmartin. The file contained correspondence, work papers and some cancelled checks. As a result of his review of the file and interview of the examining agents, investigators learned the following:

175. The revenue agents were told that SAAR was created for people overseas to pay scholarships for Muslims in the United States.

176. Mirza told the examining agents that he had founded Humana Charitable Trust in the Isle of Man ("Humana") and was transferring SAAR's assets to it as a result of negative newspaper publicity that associated SAAR and Safa Trust with terrorist groups. Gilmartin and Bieloski stated that Mirza and/or Qureshi led them to believe that Mirza intended to move these two charities out of the country.

177. In order to verify that SAAR's grants/allocations were being used for an exempt purpose, the examiners requested a list of donee-beneficiaries that had received grants from SAAR and/or Humana for the years 1997 and 1998. They contacted those donees located in the United States, who denied having any knowledge of Humana or SAAR. Mirza advised the examiners that Humana's funds were distributed to Al Rajhi Charities in Saudi Arabia and then to the beneficiaries through Al-Rajhi. Qureshi sent a letter stating that Mirza had traveled to Saudi Arabia and obtained copies of wire transfers and checks aggregating \$168,667 that went from Al-Rajhi to U.S. beneficiaries. The auditors obtained confirmation from recipients that they received grants from Al-Rajhi Charities, but never received documentation that Humana funds were ever disbursed to Al-Rajhi.

B. <u>Misstatements/Misrepresentations During the Audit</u>

178. I have spoken with IRS agents who have reviewed the file associated with the audit. In light of their knowledge of the investigation and facts set forth elsewhere in this affidavit, there is probable cause that *Mirza* and *Qureshi* obstructed or attempted to obstruct the successful completion of the audit by providing false and/or misleading information to the auditors. In particular, when the auditors made inquiries into entities related to *SAAR* they were met by false denials of such relationships.

179. At the outset of the audit, the agents asked for an "organizational chart of all subordinate or related entities." At the opening meeting on April 6, 2000, Mirza and Qureshi stated the universe of related entities is substantially smaller than the agents had anticipated. They subsequently received a chart which showed that the only active members were SAAR Foundation, Inc., and it wholly owned subsidiary Mar-Jac Investments, Inc. In light of the evidence set forth in this affidavit, this representation is patently false.

assets had been transferred overseas to Humana Charitable Trust. In the course of the audit they were provided a resolution of the Board of Directors of SAAR, directing that all assets be transferred to Humana and that SAAR be dissolved. In fact, \$2,650,000 of SAAR assets were transferred to a domestic tax exempt organization, Sterling Charitable Gift Fund, an organization whose identity and existence were concealed from the auditors. According to IRS records, Sterling Charitable Fund was established in March 2000, 11 months before the SAAR audit was concluded. The transfer of the \$2,650,000 occurred on December 20, 2000, the date of SAAR's purported dissolution. By the formation of Sterling Charitable Gift Fund and the transfer of

SAAR assets to it, SAAR became Sterling. In other words SAAR simply changed its name to Sterling.

181. In addition, SAAR still had an active bank account with First Union Bank until
October 2001. The address on the account was 555 Grove Street, Herndon, Virginia. SAAR's
2000 Form 990 shows that it transferred the majority of its assets, consisting primarily of stock in
Mar-Jac Investments, to Sterling Charitable Gift Fund. According to Sterling's Form 990 for
2000, Sterling's address is the same as SAAR's – 555 Grove Street in Herndon. Mirza is listed
on Sterling's 2000 return as the President of Sterling. Furthermore, according to First Union
statements, Sterling transferred \$250,000 to "SAAR Foundation, Int'l Institute of Islamic
Thought (IIIT), 555 Grove Street, Herndon, VA 22070" during November 2001. The money
was deposited into an account in the name of IIIT at P.O. Box 669, Herndon, VA 20170.
However, the transfer of money in November 2001 indicates that SAAR operated as alter ego or
nominee of IIIT even though, according to IRS records, it was dissolved as a 501(c)(3) charity in
December 2000.

182. During an April 6, 2000 meeting attended by Mirza and Qureshi, the auditors were told that there was no overlap of officers or trustees between SAAR and Safa Trust, Inc. In addition they were told that Mirza's company, Sterling Investments, provided management and accounting services for Safa Trust, creating the impression that the only relationship between Sterling and Safa was an arm's length business relationship. Further, they were told that Safa Trust had its offices in Herndon, but at a location different from SAAR's. In fact, in an interview for Regardie's Magazine published in October 1988, Mirza admitted that Safa Trust was an entity related to SAAR. Moreover, from 1996-2000, Mirza, the President/CEO/Trustee of SAAR at 555

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Grove Street, was listed on Safa's Forms 990 as a Vice President of Safa Trust and its registered agent for service of process at 555 Grove Street. In addition Safa's bank statements for October-December 2001 went to the same address as SAAR's.

183. At the same April 6, 2000 meeting the auditors were told of the existence of York Foundation, a new entity represented to be independent from the SAAR Foundation. In fact, Mirza, the President and Treasurer of York Foundation, is also the President/CEO and Trustee of SAAR Foundation, which was located at the same address as York Foundation.

C. Additional Information Concerning Al-Rajhi Charity

- 184. IRS-CI Special Agents have reviewed the copies of 14 checks provided during the audit as substantiation that SAAR had made grants/allocations to beneficiaries through Humana Charitable Trust and Al-Rahji Charity. They found that the checks were drawn on a Chase Manhattan Bank Account in New York. The account is in the name of Al-Rahji Banking & Investment Corp, Riyadh, Saudi Arabia. Eleven of the checks indicate on the face that the amount of the check came, not from Al-Rahji Charity, but from an individual named Abdul Rahman Al-Rajhi. The other three checks do not identify from whom the amounts came. The eleven checks, totaling \$104,000, show that someone, not Al-Rajhi Charity, remitted the stated amount to the account holder, Al-Rajhi Banking & Investment Corp., which in turn drew checks on a New York bank account in the stated amounts to the payees. Nothing on any of the 14 checks identifies the funds as having been issued from Al-Rajhi Charity, much less from Humana.
- 185. The remitter, Abdul Raham Al-Rajhi, is identified on a website as the Vice Chairman & Executive Manager of Al-Rahji Commerical Foreign Exchange. Correspondence with the Al-Rahji Charity purportedly related to the donations does not indicate that Abdul Rahman Al-Rahji

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is with Al-Rajhi Charity. A web search did not locate a web address for Al-Rajhi Charity. The only evidence that Abdul Rahman Al-Rajhi is connected with an Al-Rajhi Charity Office comes from a statement prepared by Mirza in the course of the audit, dated December 29, 2000, which asserts Abdul Rahman Al-Rajhi is a manager of Al-Rajhi Charity.

186. Al-Rajhi Banking & Investment Corp.'s website indicates that Abdullah Sulaiman Al-Rajhi is the General Manager of Al-Rajhi Banking & Investment Corp. Virginia corporation information indicates he is also the President of Aradi, Inc., located at the same address as SAAR, 555 Grove Street. Other officers listed for Aradi, Inc. are Al-Talib and Sedky. Thus, while the Safa Group cannot be said to have formal control over Al-Rajhi Banking & Investment Corp., the Safa Group had access to a bank and banking officials through Abdullah Sulaiman Al-Rajhi for purposes of producing checks purportedly paid for SAAR's charitable purposes.

Additional Layering in Connection with SAAR Foundation's Dissolution

187. Mirza stated in the audit that SAAR had been founded as a charitable organization in the United States to earn a better yield on funds collected in Saudi Arabia for charitable purposes. This was done because the members of the Al-Rahji family believed that, by investing in the United States, they could earn a higher yield on the funds collected prior to the time they were disbursed for charitable purposes.

188. After what he described alternatively as adverse publicity in papers about connections to terrorism, or the media becoming too probing in 1995 -1996 (which appears to refer to the press reporting SAAR giving money to PIJ through IIIT), Mirza stated that Humana was formed in the Isle of Man in November 1997. He then explained that rather than establishing its own disbursement office (to determine who would receive grants), Humana decided it would

use the Al-Rajhi Charity office in Saudi Arabia. As a result of this restructuring, SAAR placed its considerable asset pool beyond the immediate reach of United States law enforcement and added at least two additional layers (Humana and Al-Rajhi) to any grant purportedly made for charitable purposes. With respect to disbursements to United States-based donees, this path requires all disbursements to be moved from SAAR, overseas, through a minimum of two financial institutions, before being returned to the ultimate beneficiary in the United States.

189. There is no innocent reason which accounts for these additional financial transactions connected with these disbursements. SAAR performed a role as the money managers for this huge asset pool. Even if SAAR was incapable of determining who was entitled to the grants, the names of the recipients could have been relayed to SAAR - - and the disbursement by SAAR could have been made directly to those recipients - - without first forwarding the funds through the additional financial institutions.

XIV. Evidence of Personal Inurement

- 190. In this section I will detail the supporting evidence uncovered in the financial investigation which has established probable cause to believe that Safa Group individuals have obtained personal inurement as a result of their control over the businesses and charities described above. As a result, principals of the Safa Group have also committed tax fraud in connection with their individual income tax returns.
- 191. One of the primary reasons the Form 990 requires disclosure of transactions between related entities and individuals is because of the prospect of personal inurement, i.e., individuals profiting personally from a § 501(c)(3) entity. The evidence reviewed to date demonstrates several examples of personal inurement.

Paragraphs 192 through 213 REDACTED

E. Failure to Disclose Foreign Bank Accounts

- 192. A business account application signature card from 1st American Bank shows that SAAR International, with an address of 555 Grove Street in Herndon opened a bank account at 1st American Bank on 09/19/89. Mirza, Al-Talib, and Barzinji all had signatory authority. The bank statement reflects the use of the same taxpayer EIN number as the one used by SAAR Foundation, Inc. The use of the same taxpayer EIN number demonstrates that Mirza represented to the bank that SAAR Foundation, Inc. and SAAR International were the same entity.
- 193. A business account application signature card from 1st American Bank shows that SAAR Foundation Canada, Inc., Grove Street in Herndon, opened a bank account at 1st American Bank on 02/22/90. Mirza, Al-Talib, and Barzinji all had signatory authority.
- 194. A review of SAAR bank records for account # 2000071284015 at First Union revealed seven debit memos for transfers cumulatively totaling over \$200,000 to either "SAAR Foundation" at Canadian Imperial Bank of Commerce. While I have not yet obtained foreign bank accounts, this evidence gives me reasonable cause to believe that they are signatories on a foreign bank account in the name of SAAR Foundation Canada and/or SAAR Foundation at the Canadian Imperial Bank of Commerce.
- 195. The accounts of SAAR Foundation and SAAR Foundation Canada at First Union in Virginia include Mirza, Barzinji, Al-Talib, and/or Jaghlit as the signatories on those accounts.

 Thus, I have probable cause to believe that Mirza, Barzinji, Jaghlit and Al-Talib have signatory authority over accounts at Canadian Imperial Bank and thus have filed materially false tax returns for the year 1996 in that they failed to disclose on Schedule B of their personal tax returns that

they had signatory authority over a bank account in a foreign country. A review of the relevant returns demonstrates that each individual answered "No" to the question related to foreign bank accounts.

- 196. Further, a document dated 12/15/97 and entitled, "Consent to Action Taken in Lieu of an Organizational Meeting of Amana Limited" that investigators obtained from BB&T Bank, shows that the directors of Amana (Sedky and Mirza) resolved that Amana, an Isle of Man corporation (and the Trustee for Humana, an Isle of Man trust) designated Commerce Bank of Maryland (later taken over by BB&T) and Bank Leu as depositories for the funds of Amana Limited and Humana. Moreover, First Union records for SAAR contain debit memos for three international fund transfers on October 15, 1998, totaling \$2,000,000, to Credit Suisse / Bank Leu for the benefit of Humana. Thus, I have probable cause to believe that Mirza had signature or other authority over any accounts in the name of *Humana Charitable Trust*, including Bank Leu, a foreign bank account and, accordingly, filed a materially false tax return for 1998 in that he failed to disclose on his return's Schedule B that he had signatory authority over a bank account in a foreign country.
- 197. Moreover, Mirza had control over the overseas bank accounts for the Isle of Man entities Humana and York International Trust.
- 198. On October 16, 1998, Mar-Jac Holdings, Inc. wrote a check to York International Trust in the amount of \$54,327.83. The notation on the check evidenced a loan made to Mar-Jac Holdings, Inc. by York International Trust. The check was endorsed, "Pay to Sterling Investment Group," and signed by Mirza, trustee for "York Int."

199. A review of Mirza's 1998 individual income tax return shows that Mirza failed to identify signature or other authority over a foreign bank account. On the basis of the foregoing evidence, I have probable cause to believe this is a materially false statement.

XV. Conclusions Regarding Offenses Committed

200. On the basis of the facts set forth in the foregoing affidavit, I have probable cause to believe that:

- At all times relevant to this affidavit, Al-Arian, WISE, ICP, and HLF were fund a. raising fronts for HAMAS and PIJ.
- **b**. Al-Alwani, Barzinji, Jaghlit, Mirza, and others in the Safa Group maintained a financial and ideological relationship with persons and entities (WISE, ICP, HLF, Al-Arian, Nafi, and Ramadan Shallah) with known affiliations to the designated terrorist Groups PIJ and HAMAS.
- Al-Alwani, Barzinji, Jaghlit, Mirza, and others in the Safa Group maintained their C. financial relationships with WISE, ICP, HLF, Al-Arian, Nafi, and Shallah through various members of the Safa Group particularly including IIIT.
- d. Before search warrants were executed in 1995, the financial support provided to terrorist front-groups provided by the organizers of the Safa Group was sometimes relatively open and sometimes hidden.
- After the search warrants were executed in 1995, the members of the Safa Group e. continued to ideologically support HAMAS and PIJ but generally did not provide overt financial support to those organizations.
- f. After the search warrants were executed in 1995, the members of the Safa Group stopped providing open support to HAMAS and PIJ. Instead, they concentrated on routing financial support to those same organizations by layering financial transactions through charities and businesses within the Safa Group to conceal and disguise the fact that they were continuing to send money from the United States to the Middle East to fund international terrorism, in violation of 18 U.S.C. § 1956(a)(2), 18 U.S.C. § 2339A, and 18 U.S.C. § 2339B.
- 201. On the basis of the facts set forth in the foregoing affidavit, even if the Safa Group is not sending money to HAMAS and PIJ, I have probable cause to believe that Abusulayman, Al-

Alwani, Barzinji, Al-Talib, M. Omar Ashraf, Muhammad Ashraf, Jaghlit, Sedky, Ahmad Totonji, and others, have engaged in a conspiracy to defraud the United States by impeding, impairing, obstructing and defeating the lawful government functions of the Internal Revenue Service of the Department of the Treasury in the ascertainment, computation, assessment, and collection of federal income taxes, in violation of 18 U.S.C. §371, by -

- a. Using the Safa Charities to take advantage of exemptions from federal income taxation while abusing the requirements for tax exempt status;
- b. Using a web of corporate entities, both exempt and non-exempt, over which they exercised actual or effective control to move funds between entities, through a series of transactions designed to conceal the true nature, source, disposition and taxability of revenues moved between these entities; and
- c. Misrepresenting the nature of the relationship between the Safa Charities and forprofit members of the Safa Group to avoid scrutiny of their financial transactions.
- 202. Further, I have probable cause to believe that Mirza, Abusulayman, Al-Alwani, Barzinji, Al-Talib, M. Omar Ashraf, Muhammad Ashraf, Jaghlit, Sedky, Ahmad Totonji, and others engaged in a scheme to file or cause the filing of materially false Forms 990 concealing the relationships between the Safa Charities, certain for-profit companies and the financial transactions between these related entities, all in violation of 26 U.S.C. § 7206(1) and (2).
- 203. Further, I have probable cause to believe that *Mirza* and *Qureshi* engaged in a corrupt endeavor to impede and impair the due administration of the internal revenue laws in violation of 26 U.S.C. § 7212(a) during the *SAAR* audit by:
 - a. affirmatively misrepresenting the status of SAAR Foundation and the disposition of its assets;
 - b. concealing from the auditors the identity of Sterling Charitable Gift Fund, which was organized in March 2000, utilized the same address as SAAR and received SAAR's major asset;

- concealing the fact that SAAR maintained an active bank account until at least C. October 2001;
- affirmatively misrepresenting that there was no overlapping of officers between d. SAAR Foundation and Safa Trust, Inc., when Mirza was an officer of both SAAR and Safa;
- affirmatively misrepresenting the relationship between Al-Rahji Charities and e. SAAR, by omitting that Abdul Rahman Al-Rahji is an officer of Aradi, Inc., located at the same address as SAAR; and
- f concealing the relationship between York Foundation and SAAR.
- 204. Finally, I have probable cause to believe that Al-Alwani, M. Omar Ashraf, Muhammad Ashraf, Mirza, Jaghlit, Barzinji, Totonji, and Al-Talib each have willfully filed false individual income tax returns for the years 1997 and 1998 in violation of 26 U.S.C. § 7206(1) by over-reporting deductions, under-reporting income, and/or failing to report signatory authority over foreign bank accounts.

XVI. Records Created and Maintained by the Targets

205. There is probable cause to believe that the items listed in Attachment B will be found at the locations to be searched, and represent contraband, instrumentalities, fruits, and evidence of the commission of criminal violations against the United States. In the following paragraphs, I will set forth my basis to support that the items set forth in Attachment B will be located on the premises for which this application seeks search warrants.

A. Records Required to be Maintained by Safa Charities

206. Part IV, line 91 of the IRS Form 990 requires tax-exempt entities filing Forms 990 to identify their custodians of records as well as the physical locations where the records are maintained. While the instructions to Form 990 do not directly address what records are

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referenced by this line, the IRC and Regulations set forth comprehensive record-keeping requirements which the entity admits exist when it answers line 91.

207. 26 U.S.C. § 6001 generally requires the keeping of records. It states:

Every person liable for any tax imposed by this title, or for the collection thereof, shall keep such records, render such statements, make such returns, and comply with such rules and regulations as the Secretary may from time to time prescribe.

208. The regulations under Section 6001 require that:

[A]ny person required to file a return of information with respect to income, shall keep such permanent books of account or records, including inventories, as are sufficient to establish the amount of gross income, deductions, credits, or other matters required to be shown by such person in any return of such tax or information. 26 C.F.R. § 1.6001-2(a).

209. With respect to exempt organizations the regulations state:

[E]very organization exempt from tax under section 501(a) shall keep such permanent books of account or records, including inventories, as are sufficient to show specifically the items of gross income, receipts and disbursements. Such organizations shall also keep such books and records as are required to substantiate the information required by section 6033. See section 6033 and §§ 1.6033-1 through 1.6033-3. 26 CFR § 1.6001-1(c).

- 210. Section 1.6033-2 of the regulations requires that "every organization exempt from taxation under section 501(a) shall file an annual information return specifically setting forth its items of gross income, gross receipts and disbursements, and such other information as may be prescribed in the instructions issued with respect to the return."
- 211. The references in 26 C.F.R. §§1.6001-2(a) & 1.6003-2 to "any information on the return" or "prescribed in the instructions" describe the duty of the entity to maintain specific records, which relates to the admission as to the custodian and location of records. The statement on the Form 990 can be construed to be an admission that the full panoply of records to support

any entry on the return, or required by the instructions, is at the physical location identified on the return.

- 212. Based on my examination of the IRS Forms 990 and conversations with the IRS-CI agents involved in this case, I know that records to support entries on the IRS Forms 990 are required by law to be maintained by the Safa Charities at the locations identified by those charities in their most recent IRS Form 990s. These records include all records regarding officers, directors, employees, grants received, expenses, employee salaries, distributions, investments, contributions received, grants and allocations made, assets, loans, liabilities, and other financial and organizational relationships.
 - B. Records of Money Laundering, Tax Evasion, and Support for Terrorists
- 213. In my experience, and as shown in this affidavit, providing support to terrorists through layered transactions, and/or tax evasion accomplished through misuse of charitable status, results in the production and maintenance of records. Records relating to the acquisition and disposition of the money transferred to overseas money laundering havens, as well as to terrorists, are produced and likely to be maintained in residential and business locations used by the conspirators of these crimes. Accordingly, records relating to transfers of money to, from, and between companies and charities in the Safa Group are likely to be maintained in the business and residential locations used by the individuals controlling the Safa Group.
- 214. Based upon my experience and training in investigations involving the transfer of funds offshore to evade taxes or hinder law enforcement's ability to trace their ultimate disposition, I know that individuals accomplishing such transfers often maintain some form of records. They tend to maintain records either at their business or residence reflect their interest in

the offshore accounts under their control, as well as how much money they transferred to ultimate destinations from those offshore accounts. Accordingly, regardless of whether the individuals connected with the Safa Group engaged in material support to terrorists or merely tax evasion,

there is probable cause that they maintain records relevant to the offenses described in this

affidavit in their business premises or in their homes.

215. In the course of this investigation, I have seen various spellings of the names of many of the individuals controlling the Safa Group, as well as various spellings of the names of terrorists and terrorist-front groups. For example, I have seen Barzinji also as "albarzinji;" Al-Talib as "Altalib;" Jaghlit as "El-Gajhleet;" Najar as "Naajar," "Najjar," and "al-Najar;" Shikaki as "Shiqaqi;" and Mohammad spelled in various ways such as "Mohamed," "Muhamed," and "Muhammed." Based on my training and experience, I know that many Arabic names are not consistently translated into English, at least in part because the Arabic language does not have letters equivalent to our vowels. Accordingly, the records that I seek to seize include those referencing aliases, fictitious, and nominee names of individuals otherwise relevant to this investigation.

C. Computer Files

216. Based on my training and experience, I know that businesses ordinarily maintain records relating to their financial activities. Some or all of these records typically are maintained at the location where the businesses conducts their operations. Additionally, businesses today routinely utilize computers to generate correspondence, maintain financial records, and electronically communicate with other businesses and persons. I am further aware that the use of computer networks is increasingly common, even in modest-sized companies.

- 217. Data generated on individual computers in a network can be stored on the hard drive of individual computers and/or on the computer network's server. In addition, individual users of this network can save data outside the computer network on electronic storage media, including diskettes, and other electronic and optical storage mediums.
- 218. I know that the Safa Group utilizes computers to maintain books and records. On its Form 990 for 1999 filed with the IRS in May 2000, SAAR Foundation listed fully depreciated computers/printers with an original basis of \$14,959. Although SAAR may have dissolved in December 2000, it transferred its assets to Sterling Charitable Gift Fund. Moreover, First Union records reflect a \$3,533.02 check dated September 30, 1997, on the account of Safa Trust, Inc., payable to Micron Electronics, a computer equipment manufacturer.
- 219. On its IRS Form 990 for the year 2000, filed in January 2001, IIIT showed that it was depreciating almost \$50,000 of computer equipment and software. On its Form 990 for the year 2000, filed in October 2001, Heritage Education Trust, Inc., represented that was depreciating a computer.
- 220. On its 1997 Form 1120, U.S. Corporation Income Tax Return, filed in September 1998, Mar-Jac Investments, Inc. showed that it was depreciating various assets, including computer hardware and software with a basis of over \$75,000. In January 2000, Mar-Jac Investments employee Beverly Hassan told FBI agents that Mar-Jac Investments and Reston Investments provided management, accounting, payroll, and administrative services for the SAAR affiliated companies operating in the Northern Virginia area.
- 221. I learned from USCS SA Augustus Acquino that the USCS has conducted an investigation to determine the locations of web sites and email addresses used by members of the

the email address of iqbalunus@iiit.org.

Virginia, with an administrative and billing contact listed as Iqbal Unus, at IIIT, in Herndon, with

222. SA Acquino told me that the web site located at web address www.iiit.org has a direct link from the main home web page to the Child Development Foundation ("CDF"), another Safa Group organization. This link is the only external link displayed on the main web page. Account subscriber records obtained from Interland identify Iqbal Unus and IIIT as the subscriber of the CDF and the IIIT sites; in fact both accounts appear on the same subscriber record. Moreover, a commercial data base check for CDF listed Unus as the email contact at iqbalunus@hotmail.com. Hotmail records reflect that this account is subscribed by Iqbal Unus.

223. SA Acquino told me that USCS investigation revealed that the Sterling Management Group ("SMG") maintains a web site located at the web address/Uniform Resource Locator (URL) of <u>www.sterlingmgmt.com</u>. The web site, hosted on the network of Ardent Communications, an ISP in McLean, Virginia, provides an address of 555 Grove Street, Suite 116, in Herndon, and an email address of smg@sterlingmgmt.com. In addition to providing information about various SMG investment projects, the web site offers extensive information

about the donation of funds to the Sterling Charitable Gift Fund. Subscriber information obtained from Ardent Communications for the account relating to the SMG web page indicates that the account is in the name of Omar Ashraf of Sterling Management Group of 555 Grove Street in Herndon, with a contact email address of admin@sterlingmgmt.com.

- 224. SA Acquino told me that an online query of Mar-Jac Investments, Inc. revealed that the administrative and billing contact for Mar-Jac is Omar Ashraf, at 555 Grove Street in Herndon, with an email contact of marjac@erols.com. SA Acquino told me that investigation revealed that this email account is hosted by RCN Communications, in Fairfax, Virginia, and is subscribed to by M. Omar Ashraf, Mar-Jac Investments, 555 Grove Street, in Herndon.
- 225. SA Acquino told me investigation of Amana Mutual Funds Trust revealed that it maintains that a web page at web address/URL of www.amanafunds.com, hosted on the computers or network of Advanced Telcom Group, a Santa Rosa, CA Internet service provider. The Amana web page offers an email address of AMANA@SATURNA.COM as a contact point.
- 226. SA Acquino further told me that FIOH maintains a web page located at web address/URL www.fighcouncil.org. Internet domain registration information identifies Iqbal Unus as the billing and administrative contact for this domain, with an email contact address of iqbalunus@aol.com. According to records received from AOL, the email account iqbalunus@aol.com is subscribed to by Iqbal Unus at 12607 Rock Ridge Road in Herndon.
- 227. SA Acquino further told me the All Dulles Area Muslim Society ("ADAMS"), maintains an Internet presence in the form of a world wide web page located at web address www.adamscenter.org which provides information about the organization, its activities, the identities of the officers of the organization, and actively solicits charity contributions. The web

sited identifies Totonji as the chairman of the Board of Trustees, with an email contact listed as totonji@iiit.org. Omar Ashraf is listed as the registered agent, with a contact email address at omar@sterlingmgmt.org.

- 228. The host of the ADAMS web site as CI Host of Bedford, Texas. Account records obtained from CI Host identified the administrator of the ADAMS web page as Muhammad Rahman. Account records indicate that Rahman communicates with CI host via email using the email address of mrahman@meisoft.com. Rahman's name and email address are also listed as the administrative, billing and technical contact on the adams org domain information. Account records further indicate that Rahman is the person that administers the web site and also maintains the database relating to the contributions raised by ADAMS.
- 229. SA Acquino told me that a commercial database check for *Igbal Unus* located his resume, including ADAMS and Amana as organizations with which he was associated. The resume lists two email addresses for *Unus*, <u>iunus@iiftihar.org</u> and <u>igbalunus@aol.com</u>.
- 230. Based the facts previously set forth, I have probable cause to believe that the computers in their business premises and homes, as well as their email accounts and web sites are among the locations in which the targets of this investigation maintain the files and records described in Attachment B.
- 231. Each computer file is the equivalent of a hard copy file, but possibly containing many pages of information. By analogy to hard copy data, it will be necessary for seizing agents to look at least at the first "page" of each file in order to determine whether the contents of the file is seizable under the warrant language. In order to identify whether the records relate to the illegal activity, agents would have to, either: (a) remain on the premises for an extended period in order

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to view each file contents to determine whether they are relevant and seizable, and then print hard copies of the identified file records, or alternatively, (b) seize the computer and its internal harddrive, and related equipment, to permit examination of the contents of the hard-drive files at an off-site location to separate out the magnetically stored documents within the scope of the warrant. The records in the hard-drive are, at this point, inseparable, in the sense that no single record can be seized in this present form without first performing operations on the information with the computer equipment. Therefore, authority is requested to remove the computer from the premises, given that this is the less intrusive of the two alternatives cited above.

- 232. The removal of the computers and related equipment is also necessary to determine whether any security devices have been installed which might either prevent copying of the records, or cause their destruction within the system. The requirements of additional time and facilities to achieve this objective constitute additional reasons for removal of the equipment.
- 233. The software programs used in connection with the data stored in the hard disk or on diskettes must also be examined by the investigating agents in order to determine that they are in fact standard, commercially-available software, so that we may obtain identical programs if necessary for the examination, copying and possible introduction into evidence at any trial which may ensue, of the data files which contain records authorized to be seized. For the same reason, the system operating manuals and all documentation relating to the hardware or software must be examined by the investigating agents in connection with the examination of the system. Removal of the equipment from the premises during the examination is necessary because computer-based evidence is quickly and easily destroyed.

XVII. Locations of Records

235. There is probable cause to believe that evidence of the crimes described in this affidavit will be found in the following locations:

A. Business Premises

1. 555 Grove Street

- 236. There is reasonable cause to believe that the books and records, as required under IRC 6001 and the regulations promulgated thereunder and as described below, for the Safa Group Companies and Charities are presently located in the office suite behind the door marked as the door for Suites 110, 114, and 116 in the building at 555 Grove Street. This belief is founded on the following facts.
- 237. I visited 555 Grove Street and observed the office suite behind the door marked as the door for Suites 110, 114, and 116 to be one common suite. I entered the office from the office building's hallway through the one door jointly listing Mar-Jac Investments, Inc., Reston Management, Inc., and Sterling Management Group, Inc. at Suites 110, 114 and 116,

respectively, and found the interior office space to be a common area with a common receptionist desk. I saw various offices inside the common area, but there was no differentiation between the companies, nor numbers on the various office doors; instead, there were only names of individuals on placards at the offices within the suite.

238. According to the most recent IRS Forms 990 filed by the Safa Charities, the records of the African Muslim Agency, SAAR Foundation, Safa Trust, Sterling Charitable Gift Fund, and York Foundation are all located at 555 Grove Street, Herndon, Virginia, under the care of Mirza. The address for African Muslim Agency as shown on the front of the 1997 IRS Form 990 is 555 Grove Street, Suite 110. The address for the Sterling Charitable Gift Fund, as shown on the front of the 2000 IRS Form 990 is 555 Grove Street, Suite 116.

239. First Union National Bank records reflect that statements for bank accounts in the names of the following Safa Group entities are being mailed to 555 Grove Street, Herndon, VA 22070:

Safa Company	Date of Statement Seen
African Muslim Agency	1/31/01
Reston Investments, Inc.	12/31/01
Mar-Jac Investments	12/31/01
SAAR Foundation, Inc.	9/28/01
Sterling Charitable Gift Fund	12/31/01
Safa Trust, Inc.	12/31/01
Sterling Management Group, Inc	. 12/31/01

240. IRS Exempt Organization Specialists Michael Bieloski and Eugene Gilmartin recently advised IRS-CI special agents that, in June 2000, they personally met with *Mirza* and the *SAAR* return preparer at 555 Grove Street in the course of conducting an audit of *SAAR Foundation*,

and, in a conference room at that location, received from them various records – including computer records – and observed a computer in the office.

2. 500 Grove Street

241. According to the IRS Form 990 filed by *IIIT* on November 20, 2001, the records of *IIIT* are maintained at 500 Grove Street, 2nd Fl., in Herndon, Virginia, in the care of Beverly *Hassan. IIIT* is on file with the Virginia Secretary of State as an active corporation domiciled at 500 Grove Street, Suite 114, Herndon, Virginia. In January 2002, an IRS special agent made a pretext telephone call to the publicly listed number for the *IIIT*. A woman answered the telephone with the words "*IIIT*" and advised the agent that the company had recently moved to the second floor of 500 Grove Street.

3. 750-A Miller Drive SE, Leesburg, Virginia

- 242. The location 750-A Miller Drive SE, Leesburg, Virginia is the office of Heritage Education Trust, FIQH, and GSISS. Heritage filed a Form 990 on October 16, 2001 which represents that its corporate records are located at 750-A Miller Drive SE, Leesburg, Virginia. According to Virginia Secretary of State Corporation Commission records, the Heritage Education Trust, Inc., Heritage Holdings, Inc., SISS, and FIQH are located at 750-A Miller Drive SE, Leesburg, Virginia.
- 243. In January 2002, government agents followed a gray 1999 Chrysler Concord bearing Virginia registration, ZHT 5636, from the residence of *Al-Alwani* at 1105 Safa Street in Herndon, to 750-A Miller Drive in Leesburg. Virginia Department of Motor Vehicles ("DMV") records reflect the vehicle is registered to *SISS* at 750-A Miller Drive, Leesburg, Virginia.

244. IRS Information Returns for the year 2000 reflect that *Jaghlit* Family Trust No. 1 and *Jaghlit* Family Trust No. 2 both reflect the address of 750-A Miller Drive, SE, Leesburg, VA 20175. As noted above, the records of *Jaghlit* Family Trust No. 1 are relevant to any determination of personal income tax evasion by *Jaghlit*.

4. The Administration Offices of Mar-Jac Poultry at 1020 Aviation Boulevard, Gainesville, GA

245. Mar-Jac Poultry is headquartered at 1020 Aviation Boulevard, Gainesville, Georgia. On February 13, 2002, INS SA Beamish spoke with Mar-Jac Poultry personnel manager Don Bull under the pretext of learning where immigration records were maintained. Bull told SA Beamish that the company's corporate and financial records were maintained in the administrative offices in a one-story building with a sign on it reading "Administrative Offices."

B. Residences

246. Based on my experience as a criminal investigator, individuals typically keep personal financial records in their residence. The records include bank records, investment records, records of purchases, records of expenditures, loan documentation, IRS information returns (e.g, W-2s, 1099s, 1098s, etc.) as well as other financial documents. Individuals also typically keep retained copies of their tax returns in their residence along with supporting schedules and documentation.

247. Through my participation on this investigation, I am aware of the addresses where paper and electronic records are kept concerning the money laundering and terrorist support activities of the conspirators and the organizations that they use. These records are stored at business and charity locations, as well as residences. Based upon my training and experience, I

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know that individuals commonly keep, store, and maintain records of organizations in which they are members or officers at their residence as well as their offices. Individuals involved in "layering" schemes, especially when these schemes include organizations with little or no physical presence, will commonly use their residence as a base of operations, from which they conduct their daily illegal activities.

248. I have spoken with INS Senior SA William West, who as explained above executed search warrants in November 1995 at the residence of *Al-Arian*, and the office locations of *ICP* and *WISE*. SA West related to me that upon executing the search warrants, he found that the documents relating to *Al-Arian*'s terrorist affiliations, which had been seized at *Al-Arian*'s residence, were roughly equal in number and importance to the criminal case as the documents seized at the business locations. Furthermore, SA West told me that he seized more documents at the residence relating to foreign terrorist connections. It is SA West's opinion that the residences of terrorists and their supporters are just as likely to contain records of contacts with terrorists, operative documents, and other related material in their homes as in their businesses.

249. In this matter, the history of the Safa Charities and the past investigations of it and the entities in Tampa, Florida, increase the probability that important evidence will be stored off the business premises. The Safa Charities' activities first came under scrutiny in the aftermath of the search warrants executed at the offices of WISE/ICP and the residence of Al Arian in 1995. Thereafter, Mirza complained that the press was getting too probing in 1995-96. Mirza also related that one reason for moving assets of SAAR off shore was because of adverse publicity in 1997 and 1998 linking SAAR and Safa to terrorism. Eventually, in January of 2000, Al-Alwani, Jaghlit, and Hassan, were interviewed by the FBI in connection with a criminal investigation.

This was followed closely by an IRS audit of SAAR and scrutiny of the final destination of the funds headed off shore. The principals of the Safa Group have every reason to believe that they are the subject of growing government scrutiny. In view of these circumstances, it is my experience that organizational records are even more likely to have been removed from office addresses and maintained at residences.

5. The Residence of Mirza at 11922 Safa Court, Herndon, VA

- 250. I know that the single-family dwelling at 11922 Safa Court, Herndon, Virginia, is the residence of Mirza. On April 5, 2001, Mirza signed his 2000 tax return, which listed his personal address as 11922 Safa Court, Herndon, Virginia. The Forms W-2 from Mar-Jac Investments, Inc. and Mar-Jac Poultry, Inc. which were attached to his 2000 tax return also list that as his address. In January 2002, Fairfax County property records reflected that Mirza was the owner of 11922 Safa Court, and Virginia Power identified him as the subscriber for electricity at this address. In addition, Virginia Power records show that Mirza listed his employer as Mar-Jac Investments Inc. Finally, Mirza is a registered officer or agent of three businesses registered with the Virginia Secretary of State located at this same address.
- 251. On February 4, 2002, a mail cover was obtained on the residence of *Mirza* at 11922 Safa Court to ascertain the senders of mail received at that address. In February 2002 various documents were found indicating that *Mirza* receives business mail at his house, including correspondence for *Mar-Jac Poultry*, *Inc.* (for which *Mirza* is an officer); *Amana* (the Isle of Man corporation that set up *Humana*); and Amtrax Limited (a company that likely is related to Amtrax Holding, Inc., an overseas company that, according to *Safa Trust*'s Form 990, contributed \$250,000 to *Safa Trust* in 1997).

- 6. The Residence of Jaghlit at 9034 Swift Creek Road, Fairfax Station, VA
- 252. I know that the single-family residence at 9034 Swift Creek Road, Fairfax, Virginia is the residence of Mohammad Jaghlit. According to a January 2002 Virginia DMVs records check, Mohammad Ali Jaghlit was issued a Virginia driver's license with a listed address of 9034 Swift Creek Road, Fairfax Station, Virginia. In January 2002, government agents observed a white Volvo with Virginia plates YNU8077 parked in the driveway of the residence near the garage entrance. According to Virginia DMV records, the vehicle's registered owners are Noor and Mohammad Ali Jaghlit of 9034 Swift Creek Road, Fairfax, Virginia.
- 253. On February 4, 2002, government agents recovered trash thrown out from *Jaghlit*'s residence at 9034 Swift Creek Road. One document that was found was a fax, dated August 9, 2001, from the *HLF* in Gaza to the *HLF* in Richardson, Texas, containing notes of a meeting ordering actions on various *HLF* projects.
 - 7. The Residence of *Barzinji* at 11919 Safa Court, Herndon, Virginia
- 254. I know that the single family dwelling located at 11919 Safa Court, Herndon,
 Virginia is the residence of *Barzinji*. A Fairfax County Police Department criminal history check
 revealed that in November 2000, Jamal *Barzinji* was arrested at 11919 Safa Court, Herndon,
 Virginia, and charged with Domestic Abuse and Resisting Arrest. Fairfax County Police
 performed tax records checks for that property and found records identifying *Barzinji* as the
 registered property owner. Moreover, while Jamal M. and Suzanne F *Barzinji*'s U. S. Individual
 Income Tax Returns for the years 1996-2000 reflect the address 555 Grove Street in Herndon,
 the W-2 forms attached to the returns reflect the address of 11919 Safa Court. Finally, First

Union records reflect that address for the account of Jamal M. Barzinji, Suzanne F. Barzinji, and Suhaib AlBarzinji on the statement for the period ending January 23, 2002.

- The Residence of Al-Alwani at 1105 Safa Street, Herndon, Virginia 8.
- 255. I know the single family dwelling at 1105 Safa Street, Herndon, Virginia to be the residence of Al-Alwani In January 2002, the Fairfax County Police performed tax records checks finding that 1105 Safa Street, was owned by Al Alwani. The Virginia DMV confirmed that Al Alwani has a valid driver's license and that the address used on his license is 1105 Safa Street. In January 2002, Virginia Power information identified Al Alwani, the president of IIIT, as the subscriber for power at that address.
 - 9. The Residence of *Totonji* at 305 Marjorie Lane, Herndon, Virginia
- 256. I know the single family dwelling at 305 Marjorie Lane, Herndon, Virginia to be the residence of Ahmad Totonji. In January 2002, Virginia Power information reflected that Ahmad M. Totonji, a Director of IIIT, and Maysoon Al-Talib were the subscribers for power at that location. Virginia DMV records reflect Ahmad Totonji was issued a Virginia driver's license with a listed address of 305 Marjorie Lane, Herndon, Virginia.
- 257. In January 2002, law enforcement agents working on the Safa Group investigation retrieved from trash discarded from the house at 305 Marjorie Lane a roster of IIIT employees with their telephone extensions and e-mail addresses. I know, therefore, that *Totonji* has recently maintained IIIT records in his house.
- 10. The Residence of Unus at 12607 Rock Ridge Road, Herndon, Virginia 258. I know the single family dwelling at 12607 Rock Ridge Road, Herndon, Virginia to be the residence of Iqbal Unus. According to Virginia Secretary of State records, Unus is the

registered agent of Education, Training and Research Associates of 12607 Rock Ridge Road, Herndon, Virginia. In January 2002, Fairfax County Police performed tax record checks for 12607 Rock Ridge Road and determined *Iqbal* and Aysha *Unus* as the registered property owners. In January 2002, Virginia Power identified *Iqbal* J. and Aysha A. *Unus* as active subscribers for that address, and identified *Iqbal Unus*' employment as the Director of Human Development for *Mar-Jac*, *Inc*.

259. On February 11, 2002, a trash run was conducted by government agents to recover refuse disposed of by the residents of 12607 Rock Ridge Road. Various documents were found indicating that *Unus* maintains records at his house, including June 7, 2001, correspondence for the *Amana Mutual Funds Trust*, of which *Unus* is a trustee.

260. On January 28, 2002, a law enforcement agent conducted an Internet registrant query on the domain name "FIQHCOUNCIL.NET." The administrative and billing point of contact for this domain name is Iqbal Unus at the International Islamic Forum for Science, Technology, and Human Research Development (IIFSTHRD), 12607 Rock Ridge Rd., Herndon, Virginia 20170. FIQH and IIFSTHRD are Safa Group organizations.

11. The Residence of M. Omar Ashraf at 12541 Browns Ferry Road, Herndon, VA

261. I know the single family dwelling at 12541 Browns Ferry Road, Herndon, Virginia, to be the residence of M. Omar Ashraf. Virginia Secretary of State records reflect that Mohammad Omar Ashraf is president of two corporations at this address. According to Virginia DMV records, Mohammad Omar Ashraf was issued a Virginia driver's license with a listed address of 12541 Browns Ferry Road. In January 2002, an IRS special agent observed three vehicles at that address, two of which Virginia DMV records reflected to be registered to

Mohammad Omar Ashraf and Zahida P. Ashraf at that address; the third was registered to Mar-Jac Poultry, Inc., at 555 Grove Street in Herndon. Finally, Virginia Power identified Mohammad Ashraf and Zahida Ashraf as active subscribers for power last month at 12541 Browns Ferry Road, and listed Mohammad Ashraf's employment as the Project Manager for Mar-Jac Investments Inc.

12. The Residence of Muhammad Ashraf at 12528 Rock Ridge Road, Herndon, VA. Muhammad Ashraf is the registered agent of Enterprise Investment Group, Inc., a company incorporated on September 12, 2001, at 12528 Rock Ridge Road. Further, in January 2002, Virginia Power identified an active subscriber account for this address in the names of Muhammad and Munawar Ashraf, and reflected Muhammad Ashraf's employment as a legal writer for Mar-Jac.

CONCLUSION

- 262. I have probable cause to believe from the foregoing affidavit that the targets of this investigation identified in this affidavit have engaged in a long standing, ongoing pattern of criminal activity. Further, I have probable cause to believe that evidence of these violations will be found in the business premises and residences for which warrants are sought.
- 263. Accordingly, based on the information outlined above, there is probable cause to believe that the items and records as set forth in Attachment B, attached hereto and incorporated

herein, constituting evidence of violations of 18 U.S.C. §§ 371, 1956(a)(2)(A) and (h), 2339A, and 2339B, and 26 U.S.C. §§ 7201, 7206, and 7212 are contained within the premises and properties known as:

- 1. 555 Grove Street, Suites 110 through 116, Herndon, Virginia;
- 2. 500 Grove Street, 2nd Floor, Herndon, Virginia;
- 3. 750-A Miller Dr. SE, Leesburg, Virginia;
- 4. The Administration Offices of Mar-Jac Poultry at 1020 Aviation Blvd., Gainesville, Georgia;
- 5. The residence of *Mirza* at 11922 Safa Court, Herndon, Virginia;
- 6. The Residence of Jaghlit at 9034 Swift Creek Road, Fairfax Station, Virginia;
- 7. The Residence of *Barzinji* at 11919 Safa Court, Herndon, Virginia;
- 8. The Residence of Al-Alwani at 1105 Safa Street, Herndon, Virginia;
- 9. The Residence of *Totonji* at 305 Marjorie Lane, Herndon, Virginia; and
- 10. The Residence of *Umus* at 12607 Rock Ridge Road, Herndon, Virginia;
- 11. The Residence of M. Omar Ashraf at 12541 Browns Ferry Road, Herndon, VA;
- 12. The Residence of *Muhammad Ashraf* at 12528 Rock Ridge Road, Herndon, VA all of which properties are more particularly described in Attachment A, which is incorporated herein.

WHEREFORE, your affiant requests that search warrants be issued pursuant to Rule 41 of the Federal Rules of Criminal Procedure.

FURTHER THIS AFFIANT SAYETH NOT.

SIGNATURE ON ORIGINAL

DAVID KANE, Senior Special Agent United States Customs Service

Subscribed to and sworn before me this ___ day of March 2002.

SIGNATURE ON ORIGINAL THERESA CARROLL BUCHANAN UNITED STATES MAGISTRATE JUDGE

Attachment E

Glossary of Terms, Individuals, and Organizations Relevant To This Affidavit

<u>Abusulayman, Abdulhamid</u> - President of IIIT and associated with other Safa Group entities, Abusulayman shared ideological affinities with PIJ fund raiser Sami Al-Arian.

<u>African Muslim Agency</u> – Safa Group entity located on "paper" at 555 Grove Street, Herndon, Virginia, operated by Al-Talib and Mirza.

Al-Alwani, Taha Jaber Officer or director of IIIT, FIQH, GSISS and other Safa Group entities. Al-Alwani shared ideological affinities with PIJ fund raiser Sami Al-Arian.

Al-Arian, Sami – Al-Arian is a PIJ fund raiser in Tampa Florida, who founded ICP and WISE, and authored the PIJ manifesto found in the search warrant at his house in 1995.

<u>Al-Aqsa Educational Fund</u> – Mohammed Jaghlit was the president of this charity, which raised funds for HAMAS.

Al-Fawwaz, Khalid - An aide of Osama Bin Laden, Al-Fawwaz is an SDT and is awaiting extradition to the United States for his part in the Embassy Bombings.

<u>Alamoudi, Abdulrahman</u> – Director of the American Muslim Council, the American Muslim Foundation, and many other Islamic fundamentalist organizations.

Ali, Ahmed Mohammed – The Secretary General of the Muslim World League (MWL). Ali publicly stated that the International Islamic Relief Organization is the "operational arm" of the MWL.

All Dulles Area Muslim Society (ADAMS) – A member of the Safa Group that transferred large amounts of money to other members of the Safa Group.

Alshehri, Fayez Ahmed – September 11, 2001 hijacker who worked for the International Islamic Relief Organization in the United States.

Al-Rajhi, Abdullah Sulaiman - Safa Group member and member of wealthy Al-Rajhi family in Saudi Arabia. He is also a director of Aradi, Inc. at 555 Grove Street, Herdon, Virginia

Al-Rajhi Charity – An alleged charity operated by the Al-Rajhi family in Saudi Arabia.

Al-Rajhi Commercial and Foreign Exchange – Business operated by members of the Al-Rajhi family in Saudi Arabia.

Al-Rajhi, Sulaiman Abdul Aziz – Founder and head of the Al-Rajhi conglomerate in Saudi Arabia, and the namesake of the SAAR Foundation.

<u>Al-Shifa Pharmaceutical Industries Company</u> – Company located in Khartoum, Sudan which was the subject of a U.S. cruise missile attack on August 20, 1998 for its involvement in the Embassy bombings in Tanzania and Kenya.

Al-Talib Family Limited Partnership – Limited partnership operated by Hisham Al-Talib and incorporated at his home residence, 11776 Stratford House Pl., Suite 1403, Reston, Virginia.

Al-Talib, Hisham – Officer or director of various Safa Group entities, Al-Talib shared ideological affinities with PIJ fund raiser Sami Al-Arian.

Alamoudi, Abdurahman – Safa Group member and current director of the Success Foundation, the American Muslim Foundation, and the American Muslim Council, among others. Previous director of the SAAR Foundation. Was recorded on video during a year 2000 Islamic rally in Lafayette Park, Washington, D.C. stating that he supported HAMAS and Hezbollah.

Amana Limited - Safa Group corporation located in the Isle of Man.

Amana Mutual Funds Trust - Safa Group mutual fund company.

Aradi, Inc. – "Safa Group" corporation located on "paper" at 555 Grove Street, Herndon, Virginia. Operated by Cherif Sedky, Abdullah Sulaiman Al-Rajhi and Hisham Al-Talib.

Ashraf, M. Omar – Officer and/or director of Mar-Jac Investments, Sterling Charitable Gift Fund, and other companies listed in Attachment C.

<u>Ashraf, Muhammed</u> – Officer and/or director of Courtland Farm Conservancy Lots Homeowners Association, Inc., International Islamic Charitable Organization, Sterling Charitable Gift Fund, Sterling Management Group, and others entities listed in Attachment C.

Atef, Mohammed – A high-ranking Al-Qaida member and designated terrorist who was killed by U.S. forces in the war on terrorism in 2001.

<u>Barzinji</u>, <u>Jamal</u> - Officer or director of various Safa Group entities. Barzinji shared ideological affinities with PIJ fund raiser Sami Al-Arian.

<u>Bin Laden, Osama/Usama</u> – Islamic fundamentalist terrorist and founder of Al-Qaida who has orchestrated several terrorist attacks, including the attacks on the World Trade Center and Pentagon. Bin Laden is a designated terrorist and the FBI's #1 most wanted person.

<u>Child Development Foundation</u> – "Safa Group" organization located at 555 Grove Street, #114, Herndon, Virginia, operated by Abdulhamid Abusulayman, Hisham Al-Talib and Iqbal Unus.

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Courtland Farm Conservancy Lots Homeowners Association, Inc. – "Safa Group" organization located at 555 Grove Street, #112, Herndon, Virginia, operated by Muhammad Ashraf, Yacub Mirza and Hisham Al-Talib

El-Khatib, Mohammed Taysir - member of the PIJ Shura Council.

Elbarasse, Ismail – Directed funds for HAMAS through confessed HAMAS member Mohammed Salah

Elite Investment and Management Group, Inc. – "Safa Group" corporation located at 555 Grove Street, #104, Herndon, Virginia, and operated by Ghazwa Al Younes-Totonji and Irfan Totonji.

<u>Elite Trading and Contracting, Inc.</u> - "Safa Group" organization located at 555 Grove Street, #104, Herndon, Virginia, and operated by Abdulelah Almoayyad, Ghazwa Alyounes-Totonji, and Irfan Totonji.

<u>FIQH Council of North America, Inc.</u> – "Safa Group" corporation located at 750-A Miller Dr., SE, Leesburg, Virginia, operated by Taha Al-Alwani.

<u>Foreign Terrorist Organization (FTO)</u> – Terrorist organization as designated the U.S. Department of State.

Graduate School of Islamic and Social Sciences (GSISS) – "Safa Group" corporation located at 750-A Miller Drive, SE, Leesburg, Virginia, operated by Taha Al-Alwani. Formerly known as the Islamic Institute of Advanced Studies (IIAS)/School of Islamic and Social Sciences (SISS).

Grove Corporate Plaza - "Safa Group" corporation located at 555 Grove Street, #110, Herndon, Virginia, operated by Omar Ashraf and Yaqub Mirza..

Grove Street Corporation - Safa organization previously located at 555 Grove Street.

<u>HAMAS Terrorist Group</u> -a/k/a Islamic Resistance Movement. HAMAS is a Designated Terrorist Organization that is responsible for numerous terrorist attacks that have resulted in the death of innocent civilians, including American nationals.

Hamdi, Tariq Abdulmelik (a/k/a Tariq Hamdi Ismael Azami) – Employed by IIIT, Hamdi delivered a satellite telephone battery to an aide to Bin Laden in May 1998, that enabled Bin Laden to communicate with his followers in preparation for the Embassy Bombings in Kenya and Tanzania.

<u>Hassaballah, Ibrahim</u> - Director of International Islamic Charitable Organization (IICO), along with Muhammad Ashraf, Yaqub Mirza and Mohieldin Mohamed. Currency and Monetary Instrument

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Reports (CMIRs) registered on Hassaballah show that he has moved large amounts of currency into the United States from abroad, including over \$3 million on one occasion in the early 1980s.

Hassan, Beverly - The custodian of records on various Safa Group 990s.

<u>Heritage Education Trust, Inc.</u> – "Safa Group" corporation located at 750-A Miller Drive, SE, Leesburg, Virginia, operated by Mohammed Jaghlit.

<u>HFC Feed Mill, LLC</u> – Safa Group corporation located at 555 Grove Street, Herndon, Virginia, managed by Muhammad Ashraf

<u>Holy Land Foundation (HLF)</u> – A Designated Terrorist Organization. The HLF's primary purpose is to fund HAMAS.

<u>Home Owners of Mena Estates Association</u> – "Safa Group" organization previously located at 555 Grove Street, Herndon, Virginia, and operated by Jamal Barzinji and Bassam Estwani.

Hozien, Wafa - Wife of Tariq Hamdi.

<u>Humana Charitable Trust</u> – Safa Group organization located in the Isle of Man. Large amounts of Safa Group money are sent to this entity.

<u>International Education Trust, Inc.</u> – "Safa Group" corporation located at the residence of Mohammad Jaghlit.

<u>International Institute of Islamic Thought (IIIT)</u> – IIIT is a core member of the Safa Group. Employs Tariq Hamdi. Corresponded directly with Al-Arian's groups in Tampa.

International Islamic Charitable Organization (IICO) – "Safa Group" corporation located at 555 Grove Street, #116, Herndon, Virginia, operated by Muhammad Ashraf, Ibrahim Hassaballa, Yaqub Mirza and Mohieldin Mohamed.

<u>International Islamic Relief Organization (IIRO)</u> – A subsidiary of the Muslim World League.

International Relief Organization (IRO) - Variation of IIRO.

Intifadah – Uprising in Israel and the Palestinian Authority Controlled Areas by the Palestinians. The Jihad Intifadah refers to an armed struggle as it relates to the "Holy War" against the infidels, which are considered the Jews, Christians (the West), and complacent Arab regimes. The main scope of the Intifadah is to drive the Israelis out of Israel and to reclaim the Palestinian homeland.

Islamic Committee for Palestine (ICP) - a/k/a Islamic Concern Project. ICP was a Palestine Islamic Jihad front organization operated and incorporated by Sami Al-Arian in close relationship with World Islamic Studies Enterprise (WISE).

<u>Islamic Concern Project (ICP)</u> - a/k/a Islamic Committee for Palestine. ICP is a Palestine Islamic Jihad front organization incorporated by Sami Al-Arian in close relationship with World Islamic Studies Enterprise (WISE).

Islamic Jihad of Palestine – another variation of the Palestinian Islamic Jihad.

<u>Islamic Relief Organization (IRO)</u> – Same entity as International Islamic Relief Organization/Success Foundation.

Islamic Resistance Movement - HAMAS

Islamic Studies Enterprise (ISE) - An Islamic organization linked to Sami Al-Arian and the PIJ..

<u>Jabala, Mohamoud</u> – Suspected Egyptian militant who worked for the International Islamic Relief Organization (IIRO). Jabala is currently incarcerated in Canada, awaiting trial on terrorism charges.

<u>Jaghlit, Mohammad</u> Officer or director of various Safa Group entities. Jaghlit shared ideological affinities with PIJ fund raiser Sami Al-Arian and also with HAMAS.

<u>Jaghlit Family Trust Number 1/Number 2</u> – Family Trusts used by Safa Group member Mohammad Jaghlit.

Khaleel, Ziyad - A Designated Terrorist. Purchased satellite telephone battery for Osama Bin Laden that allegedly facilitated the Al-Qaeda attack on the U.S. embassies in Tanzania and Kenya.

<u>Khalifa</u>, <u>Mohammed Jamal</u> – Brother-in-law of Osama Bin Laden involved in secessionist militant movement in the southern Philippines.

Makkah Mukarramah Charity Trust, Inc. – "Safa Group" charity which was previously located at 555 Grove Street, Herndon, Virginia and operated by Abdulelah Almoayyad, Yaqub Mirza and Ahmad Totonji.

Mar-Jac Holdings, Inc. - Subsidiary of Safa Trust, Inc., used for transferring large amounts of funds between various Safa Group organizations.

Mar-Jac Poultry, Inc. - Poultry farm and producing plant in Gainesville, Georgia controlled by the Safa Group.

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Mar-Jac Investments, Inc., Safa Group corporation managed by M. Omar Ashraf and Yaqub Mirza.

Mar-Jac Farms - "Safa Group" organization operated by Barzinji, Al-Talib, and Mirza.

Marzook, Mousa Abu (SDT) - Current head of HAMAS, Marzouk is a Specially Designated Terrorist.

Mena Corporation - Safa Group organization.

Mena Investments, Inc. - Safa Group corporation located at 555 Grove Street, Herndon, Virginia, managed by Al-Talib, Barzinji and Mirza.

Mirza, M. Yaqub – Officer or director of numerous Safa Group entities, including African Muslim Agency, Courtland Farm Conservancy, Grove Corporate Plaza, International Islamic Charitable Organization, Makkah Mukarramah Charity Trust, Mar-Jac Investments, Muslim World League, Reston Investments, Sana-Bell, SAFA Trust, SAAR Foundation, Sterling Charitable Gift Fund.

Mirza Revocable Living Trust - Safa Group trust operated by Yaqub Mirza.

Muslim World League (MWL) - MWL was founded by the founders of Al-Qaida. International Islamic Relief Organization is the operational arm of the MWL.

<u>Nafi, Bashir</u> – Active directing member of the World Islamic Studies Enterprise/ Islamic Committee for Palestine until he was deported for visa fraud in mid 1990's. Nafi was sponsored into the U.S. by Sami Al-Arian and later worked at IIIT.

<u>Najar</u>, <u>Mazen</u> – Currently incarcerated in the United States for immigration violations, Najar was formerly involved in the daily operations of WISE and ICP in Florida, along with Al-Arian, Khalil Shikaki, Bashir Nafi and Ramadan Shallah.

Naseef, Abdullah Omar - Officer and/or Director of Makkah Murrah Charity Trust and Rabita Trust.

<u>Nasir</u>, <u>Sayed Abu</u> – Bangladeshi national alleged by India's Deputy Commissioner of Police to have targeted U.S. Consulates for bombings.

Nouri, Khaled - Director of the Success Foundation.

Odeh, Sheik Abdel Aziz – Spiritual leader of the Palestinian Islamic Jihad-SF, Odeh was a cofounder of the PIJ-SF along with Fathi Shikaki.

Omeish, Mohamed - President of Islamic Relief Organization, Success Foundation, and IIRO.

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Orr, Mark – Director of the International Affairs Center, University of South Florida. Orr was the addressee on a letter from Ramadan Abdallah Shallah, wherein Shallah identifies IIIT as the largest contributor to the World Islamic Studies Enterprise.

Ozaan Capital Management, Inc. - "Safa Group" corporation located at the residence of Mohammad Omar Ashraf.

Palestine Islamic Jihad-Shikaki Faction (PIJ-SF) – A Specially Designated Terrorist Group founded by Fathi Shikaki in 1980, with the mission of the elimination and destruction of Israel. After Shikaki was assassinated in 1995, Ramadan Abdallah Shallah succeeded Shikaki as the organization's leader.

<u>Qureshi, Manzoor</u> – Now deceased, Quereshi was the accountant for many of the Safa Group organizations.

<u>Rabita Trust</u> - A designated terrorist organization, Rabita Trust is a Pakistani-based contingent of the Muslim World League, which has no branches or offices in the U.S.

Rahman, Sheik Omar Abdel (a.k.a the "Blind Sheik") - A convicted terrorist who orchestrated the World Trade Center bombing in 1993.

<u>Reston Investments, Inc.</u> – "Safa Group" corporation located at 555 Grove Street, Ste. 114, Herndon, Virginia, currently operated by Al-Talib, Barzinji, and Mirza.

<u>SAAR Foundation</u> - The SAAR Foundation at 555 Grove Street, Herndon, Virginia was dissolved in December 2000 and replaced by the Sterling Charitable Gift Fund. Its directors were Mirza, Sedky and Jaghlit.

SAAR Foundation, Canada – The SAAR Foundation Canada is an affiliate of the SAAR Foundation.

SAAR International – A "Safa Group" corporation currently incorporated in Washington, D.C. and operated by the company 1212 New York Avenue, Inc., a company itself operated by Lynx Systems of 555 Grove Street, Herndon, Virginia.

<u>Safa Charities</u> – Charities utilized by the Safa Group, including the African Muslim Agency, Heritage Education Trust, the IIIT, the SAAR Foundation, Safa Trust, Inc., the Sterling Charitable Gift Fund, and the York Foundation, among others.

<u>Safa Group</u> – A complex coalition of overlapping companies in Northern Virginia controlled by individuals who have shown support for terrorists and or terrorist fronts. The primary business

addresses associated with these individuals are 500 and 555 Grove Street, Herndon, Virginia; and 750-A Miller Drive, SE, Leesburg, Virginia.

Safa Trust, Inc. - A "Safa Group" corporation.

Salah, Mohammed – After he was arrested by Israeli authorities, Salah stated that authorities that he received funds from Elbarasse for HAMAS military operations.

Salah, Samir - Safa Group member. Director of ADAMS, Taibah International Aid Association and former director of both the SAAR Foundation and Mar-Jac Investments.

Sana-Bell Al Kheer, Inc. - A corporation with a mailing address of 555 Grove Street, Ste. 114, Herndon, Virginia, operated by Hassan Bahafzallah, Yaqub Mirza and Abdullah Bin Saleh Al-Obaid. Sana-Bell receives rent from the Muslim World League and International Islamic Relief Organization.

School of Islamic and Social Sciences (SISS) - Safa Group entity now known as the GSISS, located at 750-a Miller Dr., Leesburg, Virginia.

Sedky, Cherif - Officer and/or director of Aradi, Inc., SAAR Foundation, and Yeminvest.

Shallah, Ramadan Abdullah - Shallah is the current leader of the Palestine Islamic Jihad. He previously was involved in the operations of the Islamic Concern Project and World Islamic Studies Enterprise.

Shikaki, Fathi - Founded Palestine Islamic Jihad-Shikaki Faction (PIJ-SF) in 1980. Shikaki led the PU-SF until his assassination in 1995.

Shikaki, Khalil - PIJ member and brother of slain PIJ founder, Khalil Shikaki. Khalil also helped Ramadan Shallah, Sami Al-Arian, Bashir Nafi and Mazen Al-Najar in the day to day operations of the ICP and WISE in Florida. Khalil also received direct money transfers from the SAAR Foundation.

Specially Designated Terrorist (SDT) - Term used in this affidavit to describe those individuals who have been designated terrorists by either the U.S. Department of State or by the President of the United States.

Sterling Charitable Gift Fund (d/b/a Sterling Management Corporation) - "Safa Group" corporation managed by M. Omar Ashraf, Muhammad Ashraf, Yaqub Mirza and Nabil Zeki.

Sterling Investment Group - Safa Group corporation directed by Muhammad Ashraf.

Sterling Management Group, Inc. - Listed operating name of Sterling Charitable Gift Fund.

Success Foundation - An affiliate of the International Islamic Relief Organization (IIRO/IRO).

Totonji, Ahmad - Director of Makkah Mukarramah Charity Trust, Safa Trust and other companies.

Unus, Igbal - An officer or director of organizations in the "Safa Group".

<u>World Islamic Studies Enterprise (WISE)</u> – A Palestine Islamic Jihad (PIJ-SF) front organization closely connected to the Islamic Concern Project/Islamic Committee for Palestine, all formed by Al-Arian in Tampa.

York International - Safa Group organization located in the Isle of Man.

<u>York Foundation</u> - Safa Group organization located at 555 Grove Street, Herndon, Virginia, managed by Mirza and Muhammad Ashraf.

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ATTACHMENT D

Safa Group Officers and Directors & Their Related Businesses and Organizations

Associated/Related Name Of Officer

Corporation/Business

Light Star Travel Abdelellah, Aber

Child Development Foundation Abusulayman, Abdulhamid

> IIIT **GSISS**

International Islamic Forum for Science,

Technology & Human Resources Development,

Inc. (IIFTIKHAR)

Assn of Muslim Social Scientists Ahmad, Mumtaz

Ahmed, Gamal Boshra, Inc.

Al Almoudi, Abdul Rahman Taibah International Aid Association

Success Foundation

American Muslim Foundation American Muslim

Council

Al Alwani, Taha J. ШТ

> FIOH **GISS**

Heritage Education Trust Inc.

Heritage Holdings

Al Ashkar, Abdelhaleem Al-Aqsa Educational Fund

Al Hassan, Yazen M Elite Management Resources, Inc.

Al Mahdi, Abdullah M. International Relief Organization

Al Mahdi, Tareq M. International Relief Organization

Al Noshan, Abdullah M. Sana-Bell, Inc.

Al Obaid, Abdullah Bin Saleh Muslim World League

Sana-Bell, Inc.

Sanabel Al Kheer, Inc.

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Page 2

Al Rajhi, Abdullah Sulaiman

Aradi, Inc.

Al Sulaiman, Ali

International Relief Organization

Al Suwaidan, Tareq

International Relief Organization

Al Younes-Totonji, Ghazwa A.

Elite Investment & Management Group Inc.

Elite Training & Contracting Inc. Executive Building Maintenance

Alkhairo, Wael

All Dulles Area Muslim Society

Almoayyad, Abdulelah

Elite Training & Contracting Inc.
Executive Building Maintenance
Makkah Mukarramah Charity Trust

Alsumait, Adbulrahman

African Muslim Agency

Altalib, Hisham

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Aradi Inc.

African Muslim Agency

Altalib Family Limited Partnership

American Institute for Islamic Societal Studies

Child Development Foundation

Courtland Farm Conservancy Lots Homeowners

Assn., Inc.

Herndon Grand, Inc.

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Lynx Holdings Inc.

Lynx Real Estate Inc.

Mar-Jac Farms, Inc.

Mar-Jac Poultry, Inc.

Mena Estates Inc., DBA Mena for Development

LMena Investments Inc.

Properties Development Corp.

Reston Investments Inc.

Safa Trust

Sterling Poultry Co.

Virginia American Properties Inc.

Ageel, Abdul R.

Al-Wahyayn Publishing Co.

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Ashraf, M. Omar

All Dulles Area Muslim Society

Arabic Software Computer, Inc.

Grove Corporate Plaza

Jucosa USA, Inc.

Mar-Jac Investments Inc.

Ozaan Capital Management, Inc.

Sterling Advisors Inc.

Sterling Management Group

Sterling Stock Investments LLC

Sugarland Road Development Inc.

Union Capital Corporation

Ashraf, Muhammad

AMC Foundation Inc.

American Institute for Islamic Societal Studies

Courtland Farm Conservancy Lots Homeowners Association Inc.

Herndon Grand Inc.

HFC Feed Mill LLC

Enterprise Investment Group Inc.

Global Enterprises LLC

Global Holdings LLC

International Islamic Charitable Organization

International Origin Solutions LLC

Lynx Real Estate Inc.

Newcom Investors LLC

Properties Development Corporation

Silicon Valley Venture Fund I, LLC

Silicon Valley Venture Fund II, LLC

Sterling Advisors Inc.

Sterling Infogain Fund LLC

Sterling Investment Group LLC

Sterling Lynux Works LLC

Sterling Management Group Sterling

Packet Stream Fund, LLC

Sterling Ptech Fund, LLC

United Investment Group

Virginia American Properties, Inc.

York Foundation

500 Grove Street LLC

Ashraf, Zahida P.

Ozaan Capital Management Inc.

Awand, Mazhar A.

All Dulles Area Muslim Society

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Bahafzallah, Hassan A.A. Muslim World League

Sana-Bell Inc.

Sanabel Al Kheer Inc.

Bari, Aziz All Dulles Area Muslim Society

Barzinji, Jamal Al-Wahyayn Publishing Company

Home Owners of Mena Estates Assn.

Heritage Holdings

IIFSTHRD

Lynx Holdings Inc.
Mar-Jac Farms, Inc.
Mar-Jac Poultry, Inc.
Mena Estates, Inc.
Mena Investments Inc.

Home Owners of Mena Estates Assn.

Reston Investments Inc.

Safa Trust

Sterling Poultry Company American Muslim Council

Becker, Larry E. Mena Estates Assn.

Bushnaq, Yaser Al-Aqsa Educational Fund

El Ansary, Waleed Association of Muslim Social Scientists

Estwani, Bassam Boshra, Inc.

Home Owners of Mena Estates

Association

George, Jawad F. A & W Stores Inc.

American Projects Investments,

Corporation

Bone Shami Venture Capital Diamond Center

Equity Investors Associates Ltd.

Jet Express Inc.

Latib International Inc.

Hadeed, Michael Jr. Attia Grafisk USA Inc.

International Relief Organization

Hajjaj, Anwar Taibah International Aid Association

Hansen, David Courtland Farm Homeowners Assn.

Haq, Faizan Association of Muslim Social Scientists

Hassaballa, Ibrahim International Islamic Charitable Organization

Holt, James W. Courtland Farm Homeowners Assn.

Iqbal, Mahamed Arabic Software Computer, Inc.

Irshad, Tariq M. R & S International, Inc.

Isam, Akkad FIQH Council of North America

Jaghlit, Mohammad International Education Trust, Inc.

Heritage Education Trust Inc.

Heritage Holdings SAAR Foundation Inc. Al-Aqsa Educational Fund

Jaka, Rizwan All Dulles Area Muslim Society

Kandil, Osama American Products International

Kasule, Omar H. IFSO Training Bureau

Khan, Bashir Ahmad All Dulles Area Muslim Society

Khan, Mumtaz All Dulles Area Muslim Society

Kline, Bradford S. Courtland Farm Homeowners Assn.

Latib, Abdulrahman All Dulles Area Muslim Society

Lehan, Sultan A. R & S International Inc.

Malkawi, Fathi International Education Trust Inc.

Manraj, Abdul Hafez All Dulles Area Muslim Society

Mirza, M. Yaqub

African Muslim Agency

Courtland Farms Homeowners Association Inc.

Horizons Education Association Creativity

International Productions, LLC

GSISS

Grove Corporate Plaza

Jucosa USA, Inc.

Lynx Holdings Inc.

Mar-Jac Investments

Mar-Jac Farms Inc.

Mar-Jac Poultry Inc.

Makkah Mukarramah Charity Trust

Mena Estates Inc. DBA Mena for Development

Mena Investments Inc.

Mirza Family Limited Partnership

Muslim World League

Reston Investments Inc.

SAAR Foundation Inc.

Safa Trust Inc.

Safty LLC

Sanabel Al Kheer Inc.

Sana-Bell Inc.

Sterling Advisors Inc.

Sterling Management Group

Sterling Poultry Company

Sterling Technology Fund LLC

Tafy Enterprises Inc.

Woodland Development LLC

York Foundation

Mirza, Tanveer A. Mirza Family Limited Partnership

Noor International

Tafy Enterprises

Mohamed, Alba M. Attia Grafisk USA, Inc.

Mohamed, Mahmoud Mar-Jac Farms, Inc.

Mohamed, Mohieldin A. International Islamic Charitable Organization

Mushtaha, Fawaz

Dar El-Eiman USA Inc.

Light Star Travel Agency

Al-Aqsa Educational Fund

Attachment D

Rashdan, Mahmouda

Salah, Samir I

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Noor, Ahmed All Dulles Area Muslim Society

Omeish, Mohamed S. International Relief Organization

(IRO)/International Islamic Relief

International Education Trust Inc.

Organization(IIRO)/ Success Foundation

Rayyan, Ahmad I. All Dulles Area Muslim Society

Safi, Louay Association of Muslim Social Scientists (AMSS)

Salah, Said All Dulles Area Muslim Society

International Technology Marketing

Piedmont Medical Services

Impact Training Center Inc.

Taibah International
SAAR Foundation
Mar-Jac Investments
Piedmont Trading
Piedmont Management
Piedmont Medical

Marwa Investments

All Dulles Area Muslim Society

Salah, Saniyz S Piedmont Medical Services, Inc.

Sedky, Cherif Al-Murjan Corporation

Aradi Inc.

SAAR Foundation Inc.

Courtland Farm Conservancy

Nimir Petroleum

Yeminvest

Silva, Miguel Montes Jucosa USA Inc.

Totonji, Irfan K. Beauregard Associates LLC

Herndon Grand Inc.

East Stratford Phase A & B Homeowners Ass'n

Elite Investment & Management Group Inc.

Elite Management Resources Inc. Elite Training & Contracting Inc. Executive Building Maintenance

Totonji, Ahmad IIIT

IIFTIKHAR

Makkah Mukarramah Charity Trust

Unus, Iqbal J. All Dulles Area Muslim Society

Child Development Foundation

Education, Training & Research Associates

IIFTIKHAR

Uziel, Sergio Araya Jucosa USA, Inc.

Yacoob, Sanobar R & S International Inc.

Noor International

Yacoob, Snober Noor International

Zeki, Nabil A.M. Sterling Management Group

Safa Group Businesses & Corporations

A & W Stores, Inc. - Status: "Terminated (Automatic)" 555 Grove St., Suite 110, Herndon, VA George, Jawad F. - Registered Agent

African Muslim Agency - Status: Active 555 Grove St., Herndon, VA (no suite #) Alsumait, Adbulrahman - President Altalib, Hisham - Treasurer Mirza, M. Yaqub - Vice President

Al-Agsa Educational Fund - Status: Active PO Box 1124, Oxford, Mississippi 38655 Mushtaha, Fawaz - former director Bushnaq, Yaser - former director El-Gajleet(Jaghlit), Mohammad - former President Al-Ashkar, Abdelhaleem - Vice President

Al-Wahyayn Publishing Company - Status: "Terminated (Automatic)" 555 Grove St., Suite 200, Herndon, VA Aqeel, Abdul R. - President/Treasurer Barzinji, Jamal - Secretary

All Dulles Area Muslim Society (ADAMS) - Status: Active 46970 Community Plaza, Suite 218, Sterling, VA 500 Grove St., Herndon, VA;

> Alkhairo, Wael - President/Registered Agent Ashraf, M. Omar - Registered Agent Awand, Mazhar A. - Treasurer Bari, Aziz - Secretary/Chairman Jaka, Rizwan - Vice President Khan, Bashir Ahmad - Treasurer/CFO Khan, Mumtaz - President Latib, Abdulrahman - Chairman Manraj, Abdul Hafez - CFO Noor, Ahmed - Treasurer Rayyan, Ahmad I - Secretary/Officer Salah, Said - Secretary Unus, Iqbal J. - Vice President

Altalib Family Limited Partnership - Status: Active 11776 Stratford House Pl.,#1403, Reston, VA Altalib, Hisham Yahya - Registered Agent

AMC Foundation - Status: Active 555 Grove St., Suite 116, Herdon, VA Ashraf, Muhammad - Registered Agent

Amana Limited Isle of Man

Amana Mutual Funds

1300 North State Street, Bellingham, Washington

American Institute for Societal Studies - Status: Active

555 Grove St., Suite 116, Herdon, VA

Ashraf, Muhammad - President/Secretary/Treasurer

Altalib, Hisham - Registered AgentAmerican Products International, Inc. -

Status: Active11919 Safa Ct., Herndon, VA; 1162 (Registered Office)

Kandil, Osama - Registered Agent Sadoun, Jamal - Director Sadoun,

Nabil - Director American Projects Investments Corporation - Status:

"Terminated (Automatic)"555 Grove St., Suite 110, Herndon, VA

George, Jawad F. - Registered Agent

Arabic Software Computer, Inc. - Status: Inactive-Dissolved555 Grove St., Suite 110, Herndon, VA

Ashraf, Mohammad Omar - President/Chairman Iqbal, Mahamed -

Registered Agent Russel, William R. - Register Agent Association of Muslim

Social Scientists - Status: Active 1145 Herndon Pky, #500, Herndon, VA

Ahmad, Dr. Mumtaz - President El-Ansary, Waleed - Treasurer Haq,

Faizan - Secretary Safi, Dr. Louay - Vice-President

Abusulayman, Abdelhamid - former director

Aradi, Inc. - Status: Active555 Grove St., Suite 110, Herndn, VA; Al-Rajhi,

Abdullah Sulaiman - President Altalib, Hisham - Vice-President/Treasurer

Sedky, Cherif - Secretary Attia Grafisk USA, Inc. - Status: "Terminated (Automatic)"555 Grove St., Herndon, VA

Mohamed, Abla M. - President Hadeed, Michael Jr., P.C. - Registered

Agent

Beauregard Associates, LC - Status: Active555 Grove St., Suite 104, Herdon, VA Totonji, Irfan K. - Register Agent

Graduate School of Islamic & Social Sciences - Status: Active (Formerly known as The Islamic Institute of Advanced Studies [IIAS] and the School of Islamic and Social Sciences [SISS]) 750-A Miller Dr., SE, Leesburg, VA

Al-Alwani, Taha J. - Registered Agent Abusulayman, Dr. Abdulhamid - Secretary Mirza, M. Yacub - Treasurer

Grove Corporate Plaza - Status: Active 555 Grove St., Suite 110, Herndon, VA

Mirza, M. Yaqub - President/Treasurer/Registered Agent Ashraf, M. Omar - Vice-President/Secretary

Grove Street Corporation - Inactive 555 Grove Street, Herndon, Virginia Al-Talib, Hisham Ashraf, Omar

Heritage Education Trust, Inc. - Status: Active 750-A Miller Dr., SE, Leesburg, VA Jaghlit, Mohammad - Secretary/Treasurer/Registered Agent Al-Alwani, Taha J. - President

Heritage Holdings - Status: Active 750-A Miller Dr., SE, Leesburg, VA Al-Alwani, Taha J. - Registered Agent

Herndon Grand, Inc. - Status: "Terminated (Automatic)" 555 Grove St., Suite 205, Herndon, VA Altalib, Hisham - President/Treasurer/Registered Agent Totonji, Irfan - Vice-President Ashraf, Muhammad - Secretary

HFC Feed Mill, LLC - Status: Active 555 Grove St., Suite 116, Herndon, VA Ashraf, Muhammad - Registered Agent

Home Owners of Mena Estates Association - Status: "Terminated (Automatic)" 555 Grove St., Herndon, VA Barzinji, Jamal - Secretary Estwani, Bassam - Treasurer Becker, Larry E. - Registered Agent

Horizons Education Association - Status: Active 555 Grove St., Suite 116, Herndon, VA Mirza, M. Yaqub - Registered Agent

Humana Charitable Trust c/o Amana Ltd., Abacus House, Mona Street, Douglas, Isle of Man P.O. Box 1297, Herndon, VA

IFSO Training Bureau - Status: "Terminated (Automatic)" 555 Grove St., Herndon, VA Kasule, Omar. H. - Registered Agent

<u>Impact Training Center, Inc.</u> - Status: "Terminated (Voluntary) 501 Merlins Lane, Herndon, VA Salah, Samir I. - Registered Agent

International Education Trust, Inc. - Status: Active 9034 Swift Creek Rd., Fairfax Station, VA Jaghlit, Mohammad - President/Treasurer/Registered Agent Malkawi, Fathi - Vice-President/Secretary Rashdan, Mahmouda - Vice-President

International Institution of Islamic Thought, Inc. - Status: Active - Esquire of 11/6/03 500 Grove St., Herndon, VA

Abusulayman, Abdulhamid - Chairman/President/Director Al Alwani, Taha J. - Chief Financial Officer Altalib, Hisham - Vice-President/Registered Agent Barzinji, Jamal - Treasurer/Secretary/CFO Jaghlit, Mohammad - President/Treasurer/Registered Agent

International Islamic Charitable Organization (IICO) - Status: Active 555 Grove St., Suite 116, Herndon, VA Hassaballa, Ibrahim - Vice-President Mirza, M. Yacub - Treasurer/Registered Agent Mohamed, Mohieldin A. - Vice-President Ashraf, Muhammad - Secretary

International Islamic Forum for Science, Technology and Human Resources Development, Inc. dba IIFTIKHAR - Status: Active 1145 Herndon Pky,#500A, Herndon, VA Totonji, Dr. Ahmad - President Barzinji, Dr. Jamal - Vice-President Abusulayman, Dr. Abdulhamid - Chairman Unus, Dr. Iqbal J. - Secretary/Treasurer/Registered Agent

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International Relief Organization (a.k.a. International Islamic Relief Organization)

Status: Active

P.O.Box 8125, Falls Church, VA; 360 S. Washington St., Falls Church, VA; 5501 Backlick Rd., #220, Springfield, VA (Registered Agent)

Al Suwaidan, Tareq - Secretary/Treasurer

Al Sulaiman, Ali - President

Al Mahdi, Abdullah M. - Vice-President, Chief Financial Officer

Al Mahdi, Tareq M. - Secretary

Hadeed, Michael - Registered Agent

Omeish, Mohamed S. - President/Secretary

International Technology Marketing, Inc. Status: "Terminated (Automatic)"

501 Merlins Lane, Herndon, VA

Salah, Samir I. - Registered Agent

International Origin Solutions, LLC Status: Active

555 Grove St., Suite 116, Herndon, VA

Ashraf, Muhammad - Registered Agent

Jet Express, Inc. - Status: "Terminated (Automatic)"

555 Grove St., Suite 110, Herndon, VA

George, Jawad F. - Registered Agent

Jucosa USA, Inc. Status: Active

555 Grove St., Suite 116, Herndon, VA

(Registered Agent: 555 Grove St., Suite 114, Herndon, VA)

Uziel, Sergio Araya - President

Silva, Miguel Montes - Vice-President

Ashraf, M. Omar - Secretary/Treasurer

Mirza, Dr. M. Yacub - Chairman/Registered Agent

Latib International, Inc. - Status: "Terminated (Automatic)"

555 Grove St., Suite 110, Herndon, VA

George, Jawad F. - Registered Agent

Light Star Travel Agency, Inc. - Status: active

360 South Washington St., Ste. 102, Falls Church, Virginia 22046

Abdelellah, Aber - Vice Presdient

Mushtaha, Fawaz - President/Registered Agent

Lynx Holdings, Inc. - Status: "Terminated (Automatic)"

555 Grove St., (no suite #), Herndon, VA

Barzinji, Jamal – President

Mirza, M. Y. – Vice-President/Secretary

Altalib, Hisham – Treasurer/Registered Agent

Lynx Real Estate, Inc. - Status: "Withdrawn"
555 Grove St., 1st Floor, Herndon, VA
(Registered Agent) 555 Grove St., Suite 230, Herndon, VA
Altalib, Hisham Dr. - President/Treasurer/Registered Agent
Ashraf, Muhammad - Secretary

Makkah Mukarramah Charity Trust, Inc. - Status: "Terminated (Automatic)"
Almoayyad, Abdulelah - Vice President
Mirza, Yaqub - Secretary/Treasurer
Totonji, Ahmad - President

Mar-Jac Investments - Status: Active - p/n hy Esquim (11/6/03)
555 Grove St., Suite 110, Herndon, VA
Mirza, M. Yacub - President/Treasurer/Registered Agent
Ashraf, M. Omar - Vice-President/Secretary

Mar-Jac Farms, Inc. - Status: "Merged"
P.O. Box 1017, Gainesville, GA
Al-Barzinji, Jamal Dr. - Chief Executive Officer
Al-Talib, Hisham Dr. - Chief Financial Officer
Mirza, M.Y. Dr. - Director
Mohamed, Mahmoud - Registered Agent

Mar-Jac Holdings, Inc. - Active 555 Grove Street, Herndon, Virginia Safa Trust, Inc.

Mar-Jac Poultry, Inc. - Status: Active -p/w by Esquire (1/10/03)

Aviation Blvd., P.O. Box 1017, Gainesville, GA

Al-Barzinji, Jamal Dr. - Chief Executive Officer

Al-Talib, Hisham - Chief Financial Officer

Mirza, M.Y. Dr. - Secretary

Carnes, Doug - Registered Agent

Mena Corporation - Inactive

555 Grove Street, Herndon, Virginia

<u>Mena Estates, Inc., DBA Mena for Development</u> - Status: Active555 Grove St., Suite 212, Herndon, VA

Barzinji, Jamal - President Altalib, Hisham -

Secretary/Treasurer/Registered Agent Mirza, M. Yaqub - Vice-PresidentMena Investments, Inc. - Status: Active555 Grove St., (no suite #), Herndon, VA

Barzinji, Jamal - President Altalib, Hisham -

Secretary/Treasurer/Registered Agent Mirza, M. Yaqub - Vice-PresidentMirza

Family Limited Partnership - Status: Active 11922 Safa Ct., Herndon, VA

Mirza, Tanveer A. - Registered Agent

#768 # 401... offices Muslim World League - Status: Active 360 S. Washington St., #300, Falls Church, VA(Registered Office: 555 Grove St., Suite 116), Herndon, VA)

Al Obaid, Dr. Abdullah Bin Saleh - President Bahafzallah, Dr. Hassan A.A. - Vice-PresidentMirza, Dr. M. Yaqub - Secretary/Treasurer/Registere AgentNewcom Investors, LLC - Status: anceled555 Grove St., Suite 116, Herndon, VA

Ashraf, Muhammad – Registered AgentNoor International - Status: Active 12028 Waterside View Apt #12, Reston, VA

Yacoob, Snober - Registerd Agent Mirza, Tanveer A. - Vice President/ Seretary/ Yacoob, Sanobar Akhtr - President Ozaan Capital Management, Inc. - Status: Active12541 Browns Ferry Rd., Herndon, VA

Ashraf, Mohammad O. – Registered Agent/President Ashraf, Zahida P. - Scretary<u>Piedmont Medical Services, Inc.</u> - Status: Active501 Merlins Lane, Herndon, VA

Salah, Samir I. - Registered Agent/President/Secretary Salah, Saniya S. - Vice-President<u>Properties Development Corp.</u> - Status: "Revoked (Automatic)"555 Grove St., (no suite #), Herndon, VA

Altalib, Dr. Hisham - President/Treasurer/Registered Agent Ashraf, Muhammad - Secretary & S. International, Inc. - Status: "Terminated (Automatic)" 555 Grove St., Suite 140, Herndon, VA

Yacoob, Sanobar A. - President Irshad, Tariq M. - Secretary/Registered
Agent Lehan, Sultan A. - TreasurerReston Investments, Inc. - Status: Active555

Grove St., Suite 114, Herndon, VA

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Barjinji, Jamal - President Mirza, Dr. M. Yaqub - Vice-President/Secretary Altalib, Dr. Hisham - Treasurer

SAAR Foundation Canada, Inc.

- Esquire pla 11/6/03

\$2.73 SAAR Foundation, Inc. - Status: "Terminated (Voluntary)"555 Grove St., Suite 110, Herndon, VA

> Mirza, M. Yaqub - President/Chief Executive Officer/Registered Agent Jaghlit, Mohammad - Treasurer Sedky, Cherif - Secretary

SAAR International, Inc.

1212 New York Avenue, 12th Fl., Washington, DC

1212 New York Avenue, Inc.

Safa Trust - Status: Active555 Grove St., Suite 114, Herndon, VA

Barzinji, Jamal - President Mirza, M. Yaqub - Vice-President/Registered

Totonji, Ahmad - Secretary Safty, LLC -Agent Altalib, Hisham - Treasurer

Status: Active11922 Safa Court, Herndon, VA

Mirza, M. Yacub - Registered AgentSanabel Al Kheer, Inc. - Status:

Active555 Grove St., Suite 116, Herndon, VA

Bahafzallah, Dr. Al Obaid, Dr. Abdullah Bin Saleh - President

Hassan A.A. - Vice-President

Mirza, Dr. M. Yaqub -

Secretary/Treasurer/Registered AgentSana-Bell, Inc. - Status: "Revoked

(Automatic)" 555 Grove St., Suite 116, Herndon, VA -+ 404

Obad, Bin Saleh L. - President

Bahafzallah, Hassan M. - Vice-President

Al Noshan, Abdullah M. - Treasurer

Mirza, M. Yacub - Secretary

Silicon Valley Venture Fund I, LLC - Status: Active

555 Grove St., Suite 116, Herndon, VA

Ashraf, Muhammad - Registered Agent

Silicon Valley Venture Fund II, LLC - Status: Active

555 Grove St., Suite 116, Herndon, VA

Ashraf, Muhammad - Registered Agent

Sterling Advisors, Inc. - Status: Active

555 Grove St., Suite 116, Herndon, VA

(Registered Office 555 Grove St., Suite 114, Herndon, VA)

Mirza, Dr. M. Yacub - Chairman/President/Chief Executive Officer

Ashraf, M. Omar - Executive Vice-Pres/President/Treasurer/Reg. Agent

Ashraf, Muhammad - Vice-President/Secretary

Sterling Charitable Gift Fund - No Record (VASOS)

> Mirza, Yacub - President/CEO/Chairman Ashraf, Muhammad - Vice-President/Secretary Ashraf, M. Omar - Executive Vice-President/Treasurer/Reg. Agent Zeki, Nabil A.M. - Vice-President

Sterling Infogain, Fund, LLC - Status: Active 555 Grove St., Suite 116, Herndon, VA Ashraf, Muhammad - Registered Agent

Sterling Investment Group, LLC - Status: Active 555 Grove St., Suite 110, Herndon, VA Ashraf, Muhammad - Registered Agent

Sterling Lynux Works, LLC - Status: Active 555 Grove St., Suite 116, Herndon, VA Ashraf, Muhammad - Registered Agent

Sterling Management Group, Inc. - Status: Active - Esquire of u 1/4/03 555 Grove St., Suite 116, Herndon, VA Mirza, Yacub - President/CEO/Chairman Ashraf, Muhammad - Vice-President/Secretary Ashraf, M. Omar - Executive Vice-President/Treasurer/Reg. Agent Zeki, Nabil A.M. - Vice-President

Sterling Packet Stream Fund, LLC - Status: Active 555 Grove St., Suite 116, Herndon, VA Ashraf, Muhammad - Registered Agent

Sterling Ptech Fund, LLC - Status: Active 555 Grove St., Suite 114, Herndon, VA Ashraf, Muhammad - Registered_Agent

Sterling Poultry Company - Status: "Terminated (Voluntary)" 555 Grove St., (no suite #), Herndon, VA Barzinji, Jamal - President Mirza, M. Yacub - Vice-President/Secretary/Registered Agent Altalib, Hisham - Treasurer

Sterling Stock Invesments, LLC- Status: "Canceled" 555 Grove., Suite 114, Herndon, VA Ashraf, M. Omar - Registered Agent

Sterling Technology Fund, LLC - Status: Active

Formerly: Sterling Malaysian Fund, LLC 555 Grove St., Suite 116, Herndon, VA

Mirza, M. Yacub - Registered Agent

Stratford Associates, LC - Status: Active

555 Grove St., Suite 104, Herndon, VA

Totonji, Irfan K. / Elite Investment & Mgmt Group - Registered Agent

Stratford Commercial Associates, L.C - Status: "Canceled"

555 Grove St., Suite 104, Herndon, VA

Totonji, Irfan K./Elite Investments & Mgmt Group - Registered Agent

Stuart Road Associates, LC - Status: "Active"

555 Grove St., Suite 104, Herndon, VA

Totonji, Irfan K./Elite Investments & Mgmt Group - Registered Agent

385 The Success Foundation, Inc.

3606 Forest Drive, Alexandria, Virginia 22302; 360 South Washington St., Ste. 300

Falls Church, Virginia 22046

Omeish, Mohamed - President

Alamoudi, Abdulrahman - Secretary

Nouri, Khaled - Treasurer

Sugarland Road Development, LLC - Status: Active

447 Carlisle Dr., Herndon, VA

(Registered Office: 56970 Community Plaza, Suite 218, Sterling, VA)

Ashraf, M. Omar - Registered Agent

Tafy Enterprises, Inc. - Status: Active

11922 Safa Court, Herndon, VA

Mirza, Tanveer A. - President/Secretary/Registered Agent

Mirza, M. Yaqub - Treasurer

Taibah International Aid Association - Status: Active

360 S. Washington St., #104, Falls Church, VA

Al-Almoudi, Abdul Rahman - Director

Hajjaj, Anwar - Vice-Chairman/Registered Agent

Salah, Samir - Treasurer

Union Capital Corporation - Status: Active

12541 Browns Ferry Rd., Herndon, VA

Attachment B

Items to be Seized

Any and all records including financial information, including tax returns and IRS filings, a. and any work papers related thereto; bank, credit or securities account statements, applications, deposit tickets, receipts, canceled checks, cashier checks, money orders, wire transfer records, debit/credit memos; financial ledgers, journals, investment records, real estate records, other records of assets; records of or related to contributions, grants or disbursements made or received, and/or allocations; loan records, financial statements, audit work papers, audit reports (or correspondence, transmittals or document related to any of the foregoing), regarding any or all of the following entities:

African Muslim Agency
Aradi, Inc.
FIQH Council
Grove Corporate, Inc.
Graduate School of Islamic
Social Sciences (formerly
SISS)
Heritage Education Trust

Humana Charitable Trust

International Institute of Islamic Thought Mar-Jac Holdings, Inc. Mar-Jac Investments, Inc. Mar-Jac Poultry, Inc. Mena Corporation Reston Investments, Inc. SAAR Foundation

SAAR International Safa Trust Sterling Charitable Gift Fund Sterling Management Group, Inc. York Foundation York International

and/or any other entity sharing officers, directors, trustees, or employees with the listed entities ("the Safa Group"), and/or any other individual or entity designated as a terrorist by the President of the United States, the United States Department of Treasury, or the Secretary of State.

- Any and all information regarding financial transfers of any kind undertaken by any officer, b. director, trustee, or employee of any member of the Safa Group, and any other individual or entity designated as a terrorist by the President of the United States, the United States Department of Treasury, or the Secretary of State. .
- Any and all information referencing in any way PIJ, Hamas, Al-Qaida, WISE, ICP, Sami C. Al-Arian, Basheer Nafi, Mazen al-Najar, Ramallah Shallah, Khalil Shikaki, Sheik Odeh, Sheik Rahman, Usama Bin Laden, and any other individual or entity designated as a terrorist by the President of the United States, the United States Department of Treasury, or the Secretary of State.
- d. Any and all corporate records for any member of the Safa Group, including articles of incorporation, corporate/organizational minute books, stock certificates, membership rosters, lease agreements and applications.
- e. Any and all telephone bills and statements for any member of the Safa Group.

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- Any and all travel records including itineraries and tickets/ticket copies for any officer. f. director, employee, or trustee of any member of the Safa Group.
- Any and all correspondence referencing in any way PIJ, Hamas, Al-Qaida, WISE, ICP, g. Sami Al-Arian, Basheer Nafi, Mazen al-Najar, Ramallah Shallah, Khalil Shikaki, Sheik Odeh, Sheik Rahman, Usama Bin Laden, and any other individual or entity designated as a terrorist by the President of the United States, the United States Department of Treasury, or the Secretary of State.
- Any individual income tax returns or other tax returns, and drafts or work papers or h. documentation related thereto, for or related to any officer, director, trustee or employee of the Safa Group.
- i. Any and all financial documents related to the individual tax returns or other tax returns of Al-Alwani, M. Omar Ashraf, Muhammad Ashraf, Jaghlit, Barzinji, Totonji, and Mirza, and the returns of the Mirza Revocable Family Trust, Mirza Family Partnership, Jaghlit Family Trust No. 1, Jaghlit Family Trust No. 2.
- Immigration documents related to WISE, ICP, Sami Al-Arian, Ramadan Shallah, Basheer j. Nafi, Mazen al-Najar, Khalil Shikaki, PIJ, HAMAS, Al-Qaida, any director, officer, trustee, or employee of any member of the Safa Group, and any individual or entity designated as a terrorist by the President of the United States, the United States Department of Treasury, or the Secretary of State.
- k. Pamphlets, leaflets, booklets, video and audio tapes related to IIIT, WISE, ICP, Sami Al-Arian, Ramadan Abdullah Shallah, Mazen al-Najar, Khalil Shikaki, Basheer Nafi, PIJ, HAMAS, Al-Qaida, any officer, director, or employee of any member of the Safa Group, or any other individual or entity designated as a terrorist by the President of the United States, the United States Department of Treasury, or the Secretary of State, and any member of the Safa Group.
- 1. Personnel records identifying employees of WISE, ICP, or any member of the Safa Group, the dates of their employment, their areas of responsibility, and reasons for termination.
- Diaries, organizers, day planners, appointment books, telephone message pads, address m. books and the like, for any any director, officer, trustee, or employee of any member of the Safa Group.
- All identification documents reflecting the use of an alias, fictitious, or nominee name, n. including passports, social security cards, immigration papers (to include but not limited to green cards, work permits, visa) drivers license (domestic or foreign), and state identification cards (domestic or foreign).

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- o. Contents of safes, lock boxes, file cabinets and other locked containers within the business and/or residence and information or keys regarding safe deposit boxes.
- p. All computer and network equipment and peripherals, the software to operate them, and related instruction manuals to include the items listed below:
- Any and all information and/or data stored in the form of magnetic, digital, or electronic coding on computer media or on media capable of being read by a computer or with the aid of computer related equipment. This media includes but is not limited to floppy diskettes, fixed hard disks, removable hard disk cartridges, tapes, laser disks, videocassettes, and any other media, which is capable of storing magnetic coding.
- r. Any and all electronic devices which are capable of analyzing, creating, displaying, converting, or transmitting electronic or magnetic computer impulses or data. These devices include but are not limited to computers, computer components, computer peripherals, word processing equipment, modems, monitors, printers, plotters, encryption circuit boards, optical scanners, external hard drives, and other computer related electronic devices.
- s. Any and all instructions or programs stored in the form of electronic or magnetic media, which are capable of being interpreted by a computer, or related components. The items to be seized could include but would not be limited to operating systems, application software, utility programs, compilers, interpreters, and any other programs or software used to communicate with computer programs or software used to communicate with computer hardware or peripherals either directly or indirectly via telephone lines, DSL lines, cable lines, radio or other means of transmission.
- t. Any and all written or printed material which provides instructions or examples concerning the operation of a computer system, computer software, and/or any related device.

Attachment A

1. 555 Grove Street, Office Suite Behind the Door Labeled 110, 114, and 116, Herndon, Virginia

555 Grove Street is a three-story brick, contemporary-style building with dark gray-tinted windows that extend continuously and horizontally along the length of the structure and each of the two floors that can be viewed from the street. Just above each of the windows on each floor there is beige trim that also extends continuously and horizontally along the entire length of the building. The building is marked by the numbers "555" in white directly above the front lobby door. The door leading to the office suite behind the door marked as the door for Suites 110, 114, and 116 in that building has on it a brass sign listing Mar-Jac Investments, Inc. 110, Reston Management, Inc. 114 and Sterling Management Group, Inc. 116.

2. 500 Grove Street, 2nd Floor, Herndon, Virginia

500 Grove Street is a three story, beige and dark brown brick colored, contemporary style building on the north side of Grove Street approximately 1/10th of a mile east of the intersection of Grove and Van Buren Streets. It has tinted windows that extend continuously and horizontally along the length of the structure and along each of the three floors viewable from the street. The building is marked by the numbers "500" on the front of the building. The building directory lists IIIT (International Institute of Islamic Though) as being located on the second floor.

3. 750-A Miller Dr. SE, Leesburg, Virginia

The building known as 750-A Miller Drive, SE, Leesburg, Virginia is a two-story red brick building with gray bricks across the top and two horizontal lines of gray bricks as an accent, on the west side of Miller Drive approximately ¼ mile from the intersection of Miller Drive and Sycolin Road SE. The building, which houses multiple commercial offices, is located directly across Miller Drive from the Leesburg Airport. The main entrance to the building has glass double doors with the numerals and letter "750-A" in white above the doors on a large plate of glass. Below "750-A" are white letters, which read, "School of Islamic and Social Sciences." In the front of 750-A, on the lawn, there is a black sign with the numerals and letter, "750-A" a green square portion with white letters stating, "School of Islamic and Social Sciences."

4. The Administrative Offices of Mar-Jac Poultry at 1020 Aviation Blvd., Gainesville, Georgia

Mar Jac-Poultry, with an address of 1020 Aviation Blvd., Gainesville, Georgia, is located on the northwest corner of Aviation Boulevard SW and Dorsey Street SW in Gainesville, Georgia, just west of the Gainesville Airport and Aviation Boulevard, SW, south of the Georgia

Department of Public Safety Drivers License Bureau, and east of railroad tracks. The plant, surrounded by a chain link fence, is comprised of numerous white and yellow buildings made of prefabricated materials. A brown tan stucco sign depicting a chicken with the letters "M/J" encased within a house-like emblem on its chest, and the words "Mar-Jac" written under the chicken, is located on the south end on the property facing Dorsey St., SW, just west of a gate into the property located on the SE corner of the property west of the intersection of Aviation Boulevard SW and Dorsey St. SW. The Administrative Offices of Mar-Jac Poultry are located in (1) a one-story building with a sign on it reading "Administrative Offices," located near the gate at the Northeast corner of the property. On the left side of the gate is a green and blue sign, with white letters, which reads, "All Visitors Must Report To Main Office". The sign on the north side of the gate is a red sign with white letters that reads, "Administrative Offices Only No Tractors-Trailers Allowed". The sign on the south side of the gate is of faded tan color with white letters that reads, "Administrative Offices Only No Tractors/Trailers Allowed."

5. The Residence of Mirza at 11922 Safa Court, Herndon, Virginia

The residence of Mirza is a beige-colored 1½-story house located at 11922 Safa Court, Herndon, Virginia 20170. The house is in the Shaker West Subdivision, on the north side of Safa Court approximately 1/10th of a mile from the intersection of Safa Court and Safa Street. The house is located next door to 11926. A red and white fire hydrant is next to the mailbox, which has the number 11922 and the name "Mirza" on it. The numbers 11922 are affixed to the house next to the garage.

6. The Residence of Jaghlit at 9034 Swift Creek Road, Fairfax Station, Virginia

The residence of Jaghlit is located at 9034 Swift Creek Road, Fairfax, Virginia 22039. A mailbox located at the very end of Swift Creek Road off of a cul-de-sac, and is identified by the number 9034. The site is a heavily wooded area and no house is visible from the cul-de-sac. The mailbox is positioned at the beginning of a long sand and gravel winding driveway. Two red "Posted - No Trespassing" signs are affixed to trees bordering the driveway. The driveway becomes blacktop as it nears a house. The house is a large two-story, symmetrical, modern design dwelling with large arch roofline over the center entrance. The house has gray siding, with black window shutters. Silver-colored stone surrounds the center area. The front door is red and surrounded by white wood trim. Brass numbers 9034 are vertically affixed to the white wood trim on the left side of the front door. A large inter-county power line is to the left of the dwelling. A two-car attached garage is on the right side of the dwelling with a white/cream colored garage door.

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7. The Residence of Barzinji at 11919 Safa Court, Herndon, Virginia

The residence of Barzinji is located at 11919 Safa Court, Herndon, Virginia 20170. This residence is in the Shaker West Subdivision, on a pipe-stem private driveway off of Safa Court approximately $1/10^{th}$ of a mile from the intersection of Safa Court and Safa Street. The house is a blue two-story wooden custom house with a brown front door with a large oval glass in the center. Before this house, there is a green sign on the right side of a private driveway which reads "11919, 11921, 11923" identifying the three houses on that private driveway. Houses 11921 and 11923 are identified by numbers affixed to the houses; house 11919 is the only house without a number and is located just past this sign, on the right side.

8. The Residence of Al-Alwani at 1105 Safa Street, Herndon, Virginia

The residence of Alwani, is located at 1105 Safa Street, Herndon, Virginia 20170. This residence is a contemporary two-story single family house situated on a semi-secluded lot, approximately ½ acre in size. It is the first house on the right side of Safa Street as one enters Safa Street northbound from Sugarland Road. The exterior of the house is constructed with tan siding and the front doors are gray. The address, 1105, is reflected both on the house (to the right of the two car garage) and on the mailbox.

9. The Residence of Totonji at 305 Marjorie Lane, Herndon, Virginia

The residence of Totonji is located at 305 Marjorie Lane, Herndon, Virginia 20170, approximately 1/10th of a mile to the east of the intersection of Marjorie Lane and Leona Lane. This structure is a two-story colonial with beige stucco front and a two-car garage. Numbers #305 are affixed above the garage door. The roof is made of three copper eaves. The front door is a single door, brown in color with a brown gated storm door. A brown mailbox is situated at the bottom of the driveway.

10. The Residence of Unus at 12607 Rock Ridge Road, Herndon, Virginia

The residence of Iqbal Unus is located at 12607 Rock Ridge Road, Herndon, Virginia 20170. The residence of is a two-story detached single family home with a two-car garage, immediately to the north of the intersection of Rock Ridge Road and Hawks Nest Court. The home has light-yellow vinyl siding and a light-brown shingled roof. The numbers 12607 are centered across the front porch of the residence.

11. The Residence of Mohammad Omar Ashraf at 12541 Browns Ferry Road, Herndon, Virginia

The residence of Mohammad Omar Ashraf is located at 12541 Browns Ferry Road, Herndon, Virginia 20170. The residence is the last house on the left, prior to entering the cul-desac where the road ends. The residence is a two-story colonial-style house with white siding, black shutters, a covered porch, and a blacktop driveway from the street leading to a two-car attached garage. The number "12541" is on the curb of the residence, on the black mailbox located near the curb and on the house, to the right of the front door

12. The Residence of Muhammad Ashraf at 12528 Rock Ridge Road, Herndon, Virginia

The residence of Muhammad Ashraf is located at 12528 Rock Ridge Road, Herndon, Virginia 20170, between 12530 and 12526 on the north side of Rock Ridge Road between Cellar Creek Way and Dardanelle Road. The residence is a two-story single family residence with an attached two-car garage, the seventh home from either Cellar Creek Way or Dandanelle Road on Rock Ridge Road. The front of the residence is constructed of red brick on the lower half and yellow siding on the upper half. The front windows have gray shutters. The front entrance has a small stoop with a white post on the left. The number "12528" is stenciled on the white post of the stoop. A light post is located left of the driveway along the walkway toward the entrance of the residence. A mailbox is located curbside left of the driveway of the residence.